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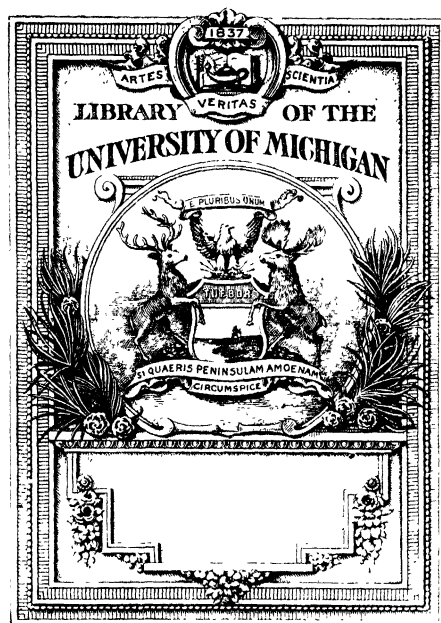
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CALENDAR
OF
CLOSE ROLLS

EDWARD III.

1330-1333



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CALENDAR
OF THE
CLOSE ROLLS

PRESERVED IN THE

Ed. III.
PUBLIC RECORD OFFICE.

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PREPARED UNDER THE SUPERINTENDENCE OF  
THE DEPUTY KEEPER OF THE RECORDS.

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EDWARD III.

A.D. 1330—1333.

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PUBLISHED BY AUTHORITY OF HER MAJESTY'S PRINCIPAL SECRETARY OF STATE  
FOR THE HOME DEPARTMENT.

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1898.

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PREFACE.

THE present volume forms part of a series of Calendars of the Close Rolls from the reign of Edward II. to that of Edward IV., the object and character of which are explained in the Preface to the first volume for the reign of Edward II. (A.D. 1307—1313.) The text has been prepared, with the sanction of the Lords Commissioners of Her Majesty's Treasury, by Mr. W. H. Stevenson, M.A., Fellow of Exeter College, Oxford. The Index has been compiled by Mr. C. H. Woodruff, B.C.L., Mr. Stevenson having assisted him by identifying most of the places.

H. C. MAXWELL LYTE.

Public Record Office,

June 1898.

CORRIGENDA.

-
- Page 21, line 4 from bottom, *for* "or" *read* "of."
 „ 48, „ 6, *for* "Wonewelle" *read* "Bonewelle."
 „ 58, „ 9 from bottom, *for* "be" *read* "de."
 „ 106, „ 28, *for* "Tironeau" *read* "Tiron."
 „ 114, „ 4 from bottom, *for* "Roger" *read* "Richard."
 „ 116, „ 17 from bottom, *after* "Richard" *add* "(sic)."
 „ 143, „ 14 from bottom, *for* "Esmond" *read* "Desmond."
 „ 144, „ 6, *for* "Cornwall" *read* "Kent."
 „ 148, „ 8, *for* "Lisle" *read* "Lille."
 „ 157, „ 13, *for* "Robert" *read* "Roger"; *for* "Esmond" *read* "Desmond."
 „ 163, „ 13 from bottom, *for* "Rober" *read* "Robert."
 „ 173, „ 13, *after* "Doatus" *add* "(sic)."
 „ 176, „ 1, *for* "Assheworth" *read* "Asshewich."
 „ 185, „ 4, *for* "Nottingham" *read* "Norfolk."
 „ 193, „ 16 from bottom, *for* "Castle of Vises" *read* "Castle of Devizes
 (*castrum de Vises*)."
 „ 200, „ 1, *for* "Dannebury" *read* "Danuebury."
 „ 202, „ 11, *after* "Bestburgh" *add* "(sic)."
 „ 204, „ 5 from bottom, *for* "de" *read* "le."
 „ 216, „ 25, *for* "Robert de Northburgh" *read* "Roger de Northburgh."
 „ 232, „ 25, *for* "Langellon" *read* "Langellou."
 „ 236, margin, *for* "Dartmouth" *read* "Dart[ford]."
 „ 263, line 10 from bottom, *for* "Langellon" *read* "Langellou."
 „ 304, „ 3, *after* "Haxleslee" *add* "(sic)."
 „ 323, „ 9 from bottom, *for* "his" *read* "her."
 „ 338, „ 11 from bottom, *for* "Bray" *read* "Bracy."
 „ 344, „ 10, *for* "scholar" *read* "secular."
 „ 359, „ 32, *for* "Ternyn" *read* "Tervyn."
 „ 369, „ 19 from bottom, *for* "son" *read* "daughter."
 „ 373, „ 17 from bottom, *after* "Roger" *insert* "(sic)."
 „ 414, „ 1, *for* "intendentare" *read* "indenture."
 „ 422, „ 15, *for* "estat" *read* "estat."
 „ 430, „ 5 from bottom, *for* "Tenwyngeton" *read* "Teuwyngeton."
 „ 505, „ 27, *for* "Lechythlenan" *read* "Lechythlevan."
 „ 507, „ 10, *insert* "have" *before* "the said oak."
 „ 513, „ 24, *for* "Guytardi" *read* "Guycardi."
 „ 526, „ 19, *for* "tourds" *read* "bourds."
 „ 527, „ 11, *add* "(sic)" *after* "John son of John."
 „ 534, „ 34, *add* "(sic)" *after* "Robert."
 „ 573, „ 18, *add* "(sic)" *after* "Joan."
 „ 580, „ 2, *for* "Suthwarneburn" *read* "Suthwarneburu."
 „ 586, „ 17, *for* "le" *read* "de."

CALENDAR
OF
CLOSE ROLLS.

4 EDWARD III.

MEMBRANE 42.

1330.

Jan. 26.
Eltham.

To the sheriff of Gloucester. Order not to distrain Henry son of Henry de Wilyngton for fealty for the lands that he holds of the king, as he has done homage to the king.

Jan. 25.
Eltham.

To the sheriffs of London. Order to cause Neugate gaol to be repaired out of their ferm by the view and testimony of John de Stonore and Robert de Notingham, as the king is given to understand that it is so weak and threatened with ruin that the prisoners therein cannot be kept safely unless it be speedily repaired.

Jan. 27.
Eltham.

To the sheriff of Southampton. Order to cause a coroner for that county to be elected in place of John son of Hugh, deceased.

The like to the same sheriff for the election of a coroner in place of Robert Waryn of Portesmuth, who is blind.

Jan. 28.
Eltham.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with a toft, 8 acres of land, and an acre of meadow in Great Curborough near Lichefeld, which he has taken into the king's hands pretending that William son and heir of Walter le Venour is an idiot, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that William is not an idiot, and was not an idiot from birth, and that the premises, which are of his inheritance, are held of the bishop of Coventry and Lichfield by the service of 5s. 8d. yearly, and that William is aged 60 years and more.

Jan. 28.
Eltham.

To the sheriff of Northumberland. Order to cause a coroner for that county to be elected in place of Robert de Milneburn, who is insufficiently qualified.

Jan. 30.
Eltham.

To the sheriff of Lincoln. Order to restore to Ralph de Fylyngham of Lincoln, clerk, his lands, goods and chattels, which were taken into the king's hands by reason of the robbery of 60s. in the house of William le Orfevre of Lincoln in Neuport, Lincoln, wherewith he was charged before William le Ros, Richard le Grey, and John de Cantebrygg, the king's late justices to deliver Lincoln gaol, as he has purged his innocence before H. bishop of Lincoln, the ordinary of the place, to whom he was delivered according to the privilege of the clergy.

Jan. 23.
Eltham.

To the sheriff of Lincoln. Order to pay to Ebulo Lestraunge and to Alesia his wife, daughter and heiress of Henry de Lacy, sometime earl of Lincoln, the arrears from the time of the sheriff's appointment of 20l. yearly for the third penny of the county of Lincoln, and to pay to them that sum hereafter, in accordance with the late king's order of 20 September, in the 16th year of his reign, in Alesia's favour.

1330.

*Membrane 42—cont.*Feb. 3.
Eltham.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with certain tenements in Maydenstan, which he has taken into the king's hands by reason of the death of John de Boklond, knight, as the king learns by inquisition taken by the escheator that John held at his death no lands in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held the aforesaid tenements in 'gavelkynd' of the archbishopric of Canterbury, then void, by the service of 5s. 8d. yearly, and that Gregory, Richard, Laurence, and John his sons, and John son of John de Boclond, the younger, are his next heirs, and that Gregory, Richard, and Laurence are of full age, and John his son is aged 8 years, and that John son of John, the younger, is aged seven years.

To the same. Order not to intermeddle further with the lands of William le Walssh of Wolvesthorp, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that William held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services, and that Andrew le Walssh, his son, is his next heir and is of full age.

Jan. 30.
Eltham.

To the same. Whereas the king lately ordered him to certify him of the cause for taking the abbot of St. Valery's lands in co. Essex into the king's hands, and the escheator has returned that, as he learned from trustworthy information that brother John, late abbot of St. Valery in Picardy, was dead, he took into the king's hands the manor of Takkeleye and certain other lands in that county, which are temporalities of the abbey of St. Valery in England, and which are held of the king in chief, as he understood, and which were in the custody of brother Andrew de Gona, prior and proctor of the abbot in England, as wardship pertaining to the king by reason of the voidance of the abbey, and afterwards the king—upon learning from the prior, that the abbot holds the manor and all the lands aforesaid in frankalmoin by the charters of the king's progenitors without doing any service therefor, and that the manor and lands were [not] taken into the hands of any of his progenitors in times past during the voidance of the abbey by the death of any abbot, and that his predecessors in the past did not receive any issues or profits thereof by pretext of any voidance of the abbey—ordered the escheator to make inquisition concerning the premises, and it is found by the inquisition that the abbot of the monastery of St. Valery in Picardy and the monks thereof were enfeoffed of the manor and lands aforesaid in frankalmoin without doing any service therefor of the gift of, and by the charter of, Henry, king of England, the king's progenitor, which charter Henry III. confirmed, and that the manor and lands were not taken or seized into the hands of the king's progenitors after the death of any abbot of that place, and that the king's progenitors did not receive any issues or profits thereof: the king therefore orders the escheator not to intermeddle further with the manor and lands aforesaid, which the king lately ordered to be restored to the prior with the issues upon security to answer to the king for the issues in case they ought to pertain to him, and to restore the issues to the abbot or his said proctor, discharging him and his mainpernors of the said security.

Feb. 3.
Eltham.

To the same. Order not to intermeddle further with the manor of Boklond and with the advowson of the church of that manor, which he has taken into the king's hands by reason of the death of John de Boklond, knight, and to restore the issues thereof to Joan, late the wife of the said John, as the king learns by inquisition taken by the escheator that John and Joan held the manor and advowson jointly on the day of John's death to them and to the heirs of their bodies, by fine levied in the king's court, and that the manor is not held of the king.

1330.

*Membrane 42—cont.*Jan. 26.
Eltham.

To Robert de Hornclif, constable of Baumburgh castle. Order to pay to Roger de Horsele 40 marks for Easter and Michaelmas terms last out of the issues of that castle, in accordance with the late king's grant, of 20 November, in the 12th year of his reign, of that sum yearly from the said issues in consideration of Roger's good service, until he should provide Roger with 40 marks of lands yearly in England for life.

Feb. 4.
Eltham.

To the chamberlain of South Wales. Order to cause the king's castles in South Wales to be repaired by the view and testimony of those whom Roger de Mortuo Mari, earl of March, justice of Wales, shall appoint by letters patent to survey the castles and the defects thereof, as the king understands that the castles are so much decayed in the walls, towers, quays, gates, bridges, and other buildings that their ruin is feared until they be speedily repaired. The king has ordered the justice to appoint men for the above purpose. By K.

Jan. 25.
Eltham.

To the treasurer and barons of the exchequer. Order to deliver to Thomas de Bello Campo, son and heir of Guy de Bello Campo, late earl of Warwick, or to one to be deputed by him, the office of the king's chamberlainship in the exchequer, in the manner in which the office was usually delivered to his ancestors in times past, as the king, on 20 February last, took Thomas's homage for his father's lands although he had not yet come of age, and rendered the lands to him.

Feb. 8.
Eltham.

To Simon de Bereford, escheator this side Trent. Order to pay to the prior of Colne the arrears of 10s. yearly for the time that the escheator has had the custody of the lands of John de Argentine, tenant in chief of the late king, and to pay to him that sum henceforth for so long as the lands shall be in the escheator's custody, as the late king—upon its being found by inquisition taken by Richard de Rodeneye, then his escheator this side Trent, that the prior and his predecessors received 10s. of yearly rent at the time of the said John's death and for a hundred years previously from 30 acres of land, pasture, and alder-holt in Fordham, which are parcels of that manor, which manor was then in the said king's hands by reason of the minority of John's heir—ordered Master John Walewayn, his late escheator this side Trent, and John de Blomvill, afterwards his escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford, to pay to the prior the arrears of the rent aforesaid for the time that they were escheators, and to pay to him the rent thenceforth.

Feb. 12.
The Tower.

To Simon de Bereford, escheator this side Trent. Order not to distrain John Aired for his fealty for the lands that he holds of the king, as he has done fealty to the king.

Feb. 10.
Eltham.

To the justices of the Bench. The abbot of Lire has shewn the king that whereas the king—at the abbot's prosecution, by petition before him and his council, suggesting that he lately impleaded Master Richard de Clare, dean of Wymbourne, that the dean should render to him 240 marks, the arrears of 8 marks of yearly rent due to him, and the justices had superseded the holding of the plea because the dean's attorney alleged before them that the dean held the deanery for life of the king's advowson by the late king's collation, and that he found the deanery discharged of the said rent, and that he could not answer to the abbot without the king, and that he prayed aid from the king—ordered the justices to proceed in this plea notwithstanding the dean's allegation or petition for aid, provided that they did not proceed to render judgment without consulting the king, and that they have deferred rendering judgment although they have proceeded in the said plea up to the rendering of judgment, and the abbot has therefore besought the king to order judgment to be rendered: the king

1330.

Membrane 42—cont.

therefore orders the justices to proceed to render judgment with all speed, notwithstanding the dean's said allegation or petition or the king's order aforesaid not to proceed to render judgment.

Feb. 21.
Windsor.

To Simon de Bereford, escheator this side Trent. Order to assign dower to Agnes, late the wife of Richard de Sancto Andrea, tenant in chief, upon her taking oath not to marry without the king's licence.

MEMBRANE 41.

Feb. 2.
Eltham.

To the treasurer and barons of the exchequer. Order to supersede until the octaves of Holy Trinity next the demand upon William de Gosfeld for 50 marks by reason of a recognisance for that sum made by him in the exchequer to Hugh le Despenser, the elder, after Hugh's exile, as the king, in response to William's suit, has ordered the treasurer and barons to send to him the tenor of the recognisance so that he might cause to be done what ought to be done according to the agreement in the parliament at Westminster for the annulling of recognisances made by force and duress after the exile of the Despensers and others, and William has now besought the king, by petition before him and his council, to cause the demand to be superseded until the premises be determined (*discutiuntur*) before the king.

Feb. 12.
The Tower.

To the same. Whereas Edward I. before his accession, to wit on 5 April, 50 Henry III., granted to the abbot and convent of Tynterne, in consideration of their merits and their good service to him, and to their church of Tynterne in frankalmoin whatever he had in the town of Huwaldesfeld, and after his accession he, on 20 March, in the 35th year of his reign, confirmed the said grant, as appears by his charter, which the king has inspected; and the king at the prosecution of the abbot and convent, by their petition before him and his council in the parliament at Northampton—suggesting that Edward I. in the 8th year of his reign, caused the said town to be resumed into his hands without reasonable cause, at the procurement of certain of his ministers, and that [they] procured certain letters patent of the said king's to be made in the name of the abbot and convent without their knowledge or will, containing that the abbot and convent should render yearly 61s. 5d. to the exchequer, in order that they might aggrieve the abbot and convent, and that the said letters patent never came to the abbot and convent, by pretext of which letters the said sum has been hitherto exacted from the abbot and convent, and that they were compelled to pay certain arrears thereof by the procurement of Hugh le Despenser, the younger, who caused certain of their goods to be taken into, and detained in, the late king's hands until the said king had been satisfied for the arrears—ordered the treasurer and barons to obtain information concerning the cause of the resumption of the town into the hands of Edward I., and the cause of the exaction of the aforesaid 61s. 5d., and to certify the king of what they found, and they certified the king that, having made search concerning the premises, they found in the originalia (*originali*) of the 8th year [mem. 18.] that Edward I. on 15 November, in the same year, received into his hands for certain causes all that he had given in the said town by his charter in the time of Henry III. to the abbot and convent, which gift was worth 61s. 5d. yearly, as the said king learned by an extent thereof that he ordered to be made by Ralph de Sandwico, then his steward, and the said king rendered all that he had taken into his hands to the abbot and convent, rendering therefor 61s. 5d. yearly to the exchequer, with which sum they are charged yearly as of a yearly ferm at the exchequer from 15 November aforesaid, and that the treasurer and barons found no other cause for the resumption of the town into the said

1330.

Membrane 41—cont.

king's hands: the king, having consideration to the premises and to the long service of the abbot and convent, orders the treasurer and barons to cause them to be discharged of the aforesaid 61s. 5d. thus exacted from them, and of any arrears thereof, and to release any distrainment that they may have made for this reason. By p.s. [3265.]

Feb. 18. Westminster. To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the manor of Trevelowe and with other lands of Henry de Campo Ranulphi, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Henry at his death held no lands of the king in his demesne as of fee, but that he held for life of the gift of William de Kancia, parson of the church of Cardian (*sic*), and of Peter de Bodrigan, the manor aforesaid, as of the honour of Tremeton, in the hands of Queen Isabella, and that he held divers lands of other lords by various services by fine levied in the king's court, and that the manor and the lands ought to remain after his death to William his son and to the heirs of his body by virtue of the fine aforesaid, and that William is aged sixteen years.

Feb. 21. Windsor. To the sheriff of Norfolk and Suffolk. Order to deliver to John filz Simond all his lands, goods and chattels, which the king lately ordered to be taken into his hands by reason of certain trespasses, excesses, and disobediences committed against him by John, and to restore the issues thereof, as the king has rendered them to John of his special grace. By K.

Feb. 21. Windsor. To Roger de Chaundoy, sheriff of Hereford, keeper of the king's land of Gloumorgan and Morgannou. Order to permit William la Zousche de Mortuo Mari and Eleanor his wife to take away and make their profit of their goods and chattels in the said land, and to levy their debts and arrears of their fermes, and to dispose and ordain of wardships and marriages without hindrance, and to restore to them any of the goods, chattels, wardships and marriages, and debts that may have been taken into the king's hands or levied, and to aid and counsel them in levying the debts and arrears, as it was not the king's intention, when he ordered Roger to take the land into his hands because William and Eleanor had granted it to him, that Roger should intermeddle with their goods and chattels or with the debts and arrears that were owing to them before their grant to the king, or with the wardships and marriages that fell to them before the grant.

By K.

The like to the following :

The sheriff of Worcester concerning the manor of Hanle. By K.

The sheriff of Gloucester concerning the manor of Teukesbery. By K.

Feb. 13. The Tower. To Simon de Bereford, escheator this side Trent. Order to deliver to Benedicta, late the wife of John de Shelvyng, a rent of 40s. in Weveringge, together with the issues thereof, taking her fealty therefor, as the king learns by inquisition taken by the escheator that John at his death held the rent jointly with Benedicta, to him and Benedicta's heirs, of the king in chief by the service of finding him in his army of Wales a horse with a sack and of carrying a spit (*broch'*), price 6s. 4d., for his scullery (*esquiler'*), and that John held no lands in chief at his death as of the crown by reason whereof the custody of his lands ought to pertain to the king.

Jan. 26. Eltham. To the sheriff of Southampton. Order to cause the houses within Winchester castle to be repaired without delay for the king's stay there, as the king has disposed to hold a parliament (*colloquium*) and treaty at Winchester on Sunday before St. Gregory the Pope, and has ordained to stay in the castle during the parliament.

1330.

Membrane 41—cont.

- Feb. 18. To the sheriff of Berkshire. Order to cause William de Sancta Elena to have seisin of 24s. of rent of the 100s. of rent in Abyndon that John le Spicer of Abyndon, who was outlawed for felony, held of him, as the king learns by inquisition taken by John de Buklond, late sheriff of that county, that two messuages and the 100s. of rent aforesaid in Abyndon, which the said John le Spicer held, have been in the king's hands for a year and a day, and that John held 24s. of the rent of the said William, and that William now holds the said 24s. of rent, and that he had the king's year and day thereof, and that he ought to answer to the king therefor.
- March 6. To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the lands of William le Spencer, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that William held at his death no lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king.
- Winchester. To the same. Order not to intermeddle further with the following lands of James de Norton, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that James at his death held no lands of the king in fee, but that he held a third of the manor of Selton and a third of the manor of Fissherton near Wyly by the courtesy of England of the inheritance of Elizabeth, sometime his wife, and that the third of the manor of Selton is held of Queen Isabella as of the honour of Cristchurch by the service of a third of a knight's fee, and the third of the manor of Fissherton of Hugh de Poyns by knight service, and that he held for life the manor of Norton by fine levied in the late king's court, so that it should remain after his death to Thomas de Norton his son, and to the heirs male of Thomas's body, and that it is held of Hugh de Braybeof by knight service.
- March 10. To the same. Order to deliver to William de Walkyngton all his lands, goods and chattels, which the king lately ordered to be taken into his hands for certain trespasses, excesses, and disobediences, and to restore the issues thereof, as the king has rendered them to William of his special grace.
- Winchester.
- March 8. To the sheriff of Cumberland. Order to cause a coroner for that county to be elected in place of John de Irlaund, whom the king has removed from office because he understands that he is incapacitated by illness.
- Winchester.
- To the sheriff of York. Order to cause a coroner for that county to be elected in place of William de Thurgarton, deceased.
- March 10. Asolia Bonde of Fighlyngdales, imprisoned at Whiteby for the death of Roger Bonde, has letters to the sheriff of York to bail her until the first assize.
- Winchester.
- March 12. To Simon de Bereford, escheator this side Trent. Order to assign dower to Juliana, late the wife of Roger de Melbury, tenant by knight service of the heir of John de Sencto Johanne, tenant in chief, a minor in the king's wardship, upon her taking oath not to marry without the king's licence, in the presence of Thomas West, to whom the king has committed the custody of two parts of her said husband's lands, if he choose to be present.
- Winchester.
- March 10. To the sheriff of Hereford. Order to cause a coroner for that county to be elected in place of John Stevenes, deceased.
- Winchester.
- April 2. To the bailiffs of Basyngstok. John Hodinull* has shewn the king that whereas the men of the town of Basyngstok hold that town of the king at fee-farm for 80*l.* yearly, and elect bailiffs from themselves yearly, who hold the king's courts and exercise other things and do what pertains to justice in that town, and he impleads before the bailiffs in the court of the town Philip Marmyon, the elder, by the king's little writ of right, according to

* Called *Hodenvill* in the privy seal.

1330.

Membrane 41—cont.

the custom of the manor of Basyngstok, concerning a messuage, a virgate of land, and 24 acres of wood in Upnatelegheesthorp, which plea still pends before them undecided, the bailiffs have deferred proceeding in the plea because the king's writ was directed to the bailiffs of Edmund, late earl of Kent, at Basyngstok, which Edmund had naught in the said town except the aforesaid ferm, which was assigned to him for life by the late king, and which has now come to the king by his death, wherefore John has besought the king to provide a remedy: the king therefore orders the bailiffs to proceed in the said plea without delay, notwithstanding the cause aforesaid.

By p.s. [3402.]

MEMBRANE 40.

Jan. 26.
Eltham.

To John Mautravers, keeper of the Forest this side Trent. Whereas the late king by his letters patent, which the king has inspected, granted to the prior and canons of Ivychurch (*monasterio Ederoso*) 100s. yearly of alms, to be received from his manor of Claryndon by the hands of his bailiffs, in aid of the lighting (*luminaris*) of that monastery; and the king afterwards, upon learning from the prior, by petition before him and his council, that the rent had been detained from them for some time, ordered the keeper of the manor to pay the said rent to the prior in aid of the lights out of the issues of the manor before all other payments, either from agistments, or from other profits, rents, or issues of the manor, or to signify why he had not obeyed the king's orders previously sent; and Giles de Bello Campo, keeper of the manor, has returned that there are no issues of the manor out of which he can make the aforesaid payment except 4*l.* of rent of assize and the agistments of cattle (*averiorum*) that used to be made in the park of Claryndon, extended before William la Zousch, late justice of the Forest this side Trent, in the king's presence at 10*l.* yearly, which issues, rents and profits the keepers of the manor have heretofore always been wont to receive and have, without diminution and without making any payment thence, for the custody of the manor, park, and forest, and that the king in the parliament at New Sarum prohibited the making of such agistments in the park, in order to have more ample pasture for his deer (*ferarum*) in the park, and he assigned the said payment of 10*l.* to be made to Giles by the hands of the justice, in recompence for the said agistments, from the sale of wood of the forest, to be made yearly towards (*super*) the repair of the enclosure of the park, and that the prior and canons have not received and had the said 100s. yearly by the hands of any keeper or bailiff of that manor from the issues, rents, or profits of the manor and forest, or from the sale of underwood made by the king's special order: the king, wishing that the payment shall be made to the prior, considering that the grant thereof was made to holy church for the honour of God to endure for all time, orders the aforesaid John to cause the arrears of the said sum to be paid to the prior, and to pay that sum to him henceforth from the sale of such underwood in the forest now made or to be made for this cause.

By K.

Feb. 22.
Windsor.

To the sheriffs of London. Order to release Thomas de Tyverton and Hugh Dalby, lately in the company of Eleanor la Despenser, from prison, and to permit them to go whither they wish, notwithstanding the king's late order to arrest and imprison them until further orders.

By K.

Feb. 17.
The Tower.

To the escheator this side Trent. Order not to intermeddle in anywise with the manor of Tackele and other lands in co. Essex of the abbot and monks of St. Valery in Picardy, as the king learns by inquisition taken by the escheator that the abbot and monks were enfeoffed of the manor and lands in frank-almoyn without doing any service therefor, of the gift and by charter of Henry,

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king of England, which charter Henry III. afterwards confirmed, and that the manor and lands were not taken or seised into the hands of any of the king's progenitors after the death of any abbot of that place, and that the king's progenitors have not received any issues or profits thereof, and it appears by certificate of the treasurer and barons sent in to the chancery that it was not found upon searching the rolls of the exchequer that the manor or other lands of the abbot in that county were taken into the hands of any of the king's progenitors in times of voidance of the abbey, or that any of the king's progenitors received any issues or profits by reason of such voidances.

Et erat patens.

Feb. 13.
The Tower.

To the treasurer and barons of the exchequer. Order to send some suitable person from the exchequer to supervise the estate of each of the men of the bishopric of Durham and of Richemundshir and of cos. Cumberland and Westmoreland, who are indebted to the king for victuals bought from him and from the late king, which person shall attermine the debts according to his discretion, having consideration and advisement as to the damages and grievances that each of the men received through the frequent comings of the Scots, so that they may be able to make the payments without grievance and without impoverishment of their estate, receiving from them security for payment of the debts, certifying the treasurer and barons of the terms and securities, which they are to cause to be enrolled in the exchequer in due form, as the said men have besought the king to shew them favour concerning these debts.

By p.s. [3270.]

Feb. 26.
Guildford.

To Simon de Bereford, escheator this side Trent. Order to deliver to Agnes, late the wife of Thomas Bardolf, tenant in chief, the following of her husband's lands, which the king has assigned to her as dower: the manor of Ryskyngton, with the members of Lesyngham and Digeby and other appurtenances, in co. Lincoln, of the yearly value of 26*l.* 10*s.* 3½*d.*; the manor of Westburgh, in the same county, of the yearly value of 25*l.* 18*s.* 10½*d.*; the manor of Watton, with certain lands in the hamlet of Stapelford, co. Hertford, of the yearly value of 8*l.* 17*s.* 8½*d.*; certain lands in Adynton, co. Surrey, of the yearly value of 6*l.* 18*s.* 4*d.*; the manor of Halghton, co. Leicester, of the yearly value of 8*l.* 5*s.* 0*d.*; certain lands in Edelmeton, co. Middlesex, of the yearly value of 25*s.*; and 100*s.* of yearly rent from certain tenants in the town of Empnesworth, co. Southampton; 1*d.* of yearly rent from the manor of Gretham, in the same county; and 38*s.* 11*d.* of yearly rent from certain tenants in Wendovre, Huccote, and Bledelowe, co. Buckingham: on condition that she pay to the king or to him to whom he shall commit the custody of two-thirds of her husband's lands 4*s.* 7*d.* yearly during the heir's minority, and that she pay that sum to the heir after he come of age, being the excess in value of her dower.

Feb. 28.
Guildford.

To the same. Order to deliver to the aforesaid Agnes the following of her aforesaid husband's knights' fees, which the king has assigned to her as dower: a fee in Wrennyngham, co. Norfolk, which Robert de Thorp, knight, holds, of the yearly value of 100*s.*; a quarter of a fee in Derham, in the same county, which quarter the heirs of John de Bradecroft and Thomas Corlu hold, of the yearly value of 30*s.*; a fee in Thorplond, Gayton, and Walyngton, in the same county, which Geoffrey de Eston holds, of the yearly value of 60*s.*; a fee in Watlyngton, Foston, Wallyngton, Secheche, and Herdewyk, in the same county, which Benedict Russel, the prioress of Blakebergh, Edmund de Mounpyncon, and the tenants of Watlyngton hold, of the yearly value of 100*s.*; a fee in Watlyngton and Longham, in the same county, which Geoffrey Brisyerd holds, of the yearly value of 100*s.*; a moiety of a fee in Fincham, Derham, Roxham, and Fordham, in the same county, which moiety Roger Corpel holds, of the yearly

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Membrane 40—cont.

value of 50s.; a fee in Ryngested, in the same county, which the said Roger holds, of the yearly value of 100s.; a fee in Certon, Mateshalbergh, and Bichamwell, in the same county, which John Lovel holds, of the yearly value of 6*l.*; two fees in Fordham, Rokesham, Barshale, and Cisterne, in the same county, which Nicholas son of Nicholas de Stradesete holds, of the yearly value of 10*l.*; a fee in Loxham, Dunham, and Kemeston, in the same county, which Alan le Rous holds, of the yearly value of 60s.; a fee in Bokeswell and Fransham, which the prior of Penteneye holds, of the yearly value of 100s.; a quarter of a fee in Holkham, in the same county, which quarter William Wake holds, of the yearly value of 25s.; two fees in Langele, in the same county, which John de Claverynge holds, of the yearly value of 20*l.*; two fees in Narburgh, in the same county, which William de Narburgh holds, of the yearly value of 20*l.*; two fees in Elsam, Ketelby, Glaunfordbrigg, and Wraghby, co. Lincoln, which Richard de Boselyngthorp, Walter de Persay, and Robert Breton of Elsam hold, of the yearly value of 20*l.*; a moiety of a fee in Brynkel, in the same county, which moiety William Breton holds, of the yearly value of 5 marks; a moiety of a fee in Claypol, in the same county, which moiety Ed[mund] Cressy holds, of the yearly value of 100s.; an eighth of a fee in Stubton and Claypol, in the same county, which eighth Matilda Malet, Henry de Fenton, and Richard Moit hold, of the yearly value of 20s.; an eighth of a fee in Westburgh, in the same county, which eighth Geoffrey Knyght holds, of the yearly value of 10s.; a moiety of a fee in Dunnesby and Brauncewell, in the same county, which moiety William de Mortuo Mari holds, of the yearly value of 5 marks; 1½ fees in Dyrington and Amewyk, in the same county, which John Diseny of Dyrington, John Rivelyng, and John de Hightyngton hold, of the yearly value of 10 marks; a moiety of a fee in Diggeby and Brauncewell, in the same county, which moiety Robert de Tilton of Diggeby holds, of the yearly value of 5 marks; a moiety of a fee in Diggeby, in the same county, which moiety William son of Robert de la Bourhall of Diggeby holds, of the yearly value of 40s.; a twelfth of a fee in Riskyngton, in the same county, which twelfth Thomas son of Martin Nichol holds, of the yearly value of 3s.; a moiety of a fee in Brauncewell and Amewyk, in the same county, which moiety John de Amewyk holds, of the yearly value of 30s.

To the same. Order to deliver to the aforesaid Agnes the following of her husband's advowsons, which the king has assigned to her as dower: the advowson of the church of St. Martin, Fyncham, co. Norfolk, of the yearly value of 100s.; the advowson of a moiety of the church of Ryskyngton, co. Lincoln, of the yearly value of 20s.; the advowson of a moiety of the church of Westburgh, in the same county, of the yearly value of 20s.; the advowson of the church of Bradewelle, co. Essex, of the yearly value of 30*l.*

Jan. 25.
Eltham.

To the sheriff of Southampton. Whereas the king—at the frequent complaints of Roger de la Hurne and Richard de Cockhull of Southampton and of other merchants of that town and of the town of Great Yarmouth and elsewhere in the realm, suggesting that certain malefactors of France, Normandy, and Poitou had assembled in great number, and had attacked in warlike manner the said merchants, who had gone in their ships to the ports of Bune in Poitou and of Lene in Normandy to exercise their merchandise there, and had slain (*sic*) the said merchants, burnt their ships, and taken and carried away their goods and chattels found in the ships to a considerable value—ordered the sheriff to cause all goods and chattels and debts of the men and merchants of the said lands in his bailiwick to be arrested and kept safely until the king should otherwise ordain, and the sheriff caused 90 tuns of white wine of certain merchants of France to be

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Membrane 40—cont.

arrested in a ship of Baldwin Folron of Dordrecht (*Burdrazh'*); and the king afterwards caused them to be delivered to Roger and Richard upon their finding security before the sheriff to answer to the king at his order for the wine or for its price when he should summon them to do so; and the king, upon learning from Roger and Richard that Richard de la Pole, his butler, caused a custom of 2s. for each tun of the wine to be exacted from them for the king's use, and that he disquieted them concerning the same, ordered the said Richard to supersede until otherwise ordered the exaction of the said custom, upon Roger and Richard finding security to answer to the king for the custom if it ought to pertain to him; and Roger and Richard de Cockhull have given the king to understand that Richard de la Pole has refused to receive such security from them for the custom, but distrains and molests them therefor as before: the king, because it was lately agreed, at Amiens, between Philip, king of France, and his councillors and the king and his councillors that certain persons should be appointed by the king of France to make enquiry and do justice to those complaining of damages, wrongs, and trespasses committed upon the king's men within the power of the king of France during the five preceding years, and that the king should appoint men for the same purpose to enquire and do justice concerning wrongs, etc., committed upon men of the king of France in this realm, and he wishes to put the agreement into execution, orders the sheriff to cause to be released until otherwise ordered any distrain that Richard de la Pole may have made upon Roger and Richard in Southampton or elsewhere in the sheriff's bailiwick for the aforesaid custom, taking security from Roger and Richard to answer to the king for the custom if it ought to pertain to him.

MEMBRANE 39.

Feb. 27.
Guildford.

To Simon de Beresford, escheator this side Trent. Ordered not to intermeddle further with the manors specified below, and to restore the issues thereof to Agnes, late the wife of Thomas Bardolf, as the king learns by inquisition taken by the escheator that Thomas and Agnes held jointly on the day of Thomas's death the manors of Castre near Great Yarmouth, Cantelee, and Qwenebergh, co. Norfolk, by fine levied in the late king's court, and the manors of Bercompe and Flecchyng, co. Sussex, except the chief messuage of Bercompe, together with the wood and all the plot of land within the great ditch newly constructed, of the gift and feoffment of Ralph de Howel, chaplain, to them and Thomas's heirs, and that the manors of Castre and Cantelee are held of the king in chief as parcel of the barony of Gurnay, and that the manor of Qwenebergh is held of the king by the service of one knight's fee, and that the manors of Bercompe and Flecchyng are held of earl Warenne by divers services, and that John son of the aforesaid Thomas is his next heir and is aged sixteen years.

To the same. Order not to intermeddle further with the manors specified below, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Thomas Bardolf, deceased, and John his son, and Elizabeth, John's wife, held jointly on the day of Thomas's death the manor of Stropshagh and Scrouteby, co. Norfolk, and the manor of Plumton with the member of Hodlegh and other appurtenances, in co. Sussex, of the gift of Simon de Asshele and Gilbert le fitz Rauf of Hethill by fine levied in the late king's court, to them and the heirs of Thomas, and that the manor of Stropshagh is held of the king by the service of doing suit at the hundred of Blotfeld from three weeks to three weeks for all service, and that the manors of Scrouteby and Plumpton are held of other lords by divers services.

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*Membrane 39—cont.*March 6.
Winchester.

To the keeper of the Forest this side Trent. Order to deliver to Henry de Chaucombe, brother and heir of John de Chaucombe, the bailiwick of keeping a moiety of the forest of Gravele, whereof the said John was seised in his demesne as of fee on the day of his death, as was found by an inquisition taken by Simon de Boreford, escheator this side Trent, the king having taken Henry's homage for his brother's lands, whereof he has ordered the said escheator to cause him to have seisin.

By p.s.

March 2.
Alton.

To the sheriff of Buckingham. Whereas it was lately found by an inquisition made by the king's order at the suit of Geoffrey de Bolestrode that the prior and brethren of the Hospital of St. John of Jerusalem in England granted, on Tuesday after St. Barnabas, 14 Edward II., to John de Horneby and the aforesaid Geoffrey for their lives a messuage, a water-mill, 91 acres of land, 9 acres of meadow, 16 acres of pasture, 6 acres of wood, 6 acres of heath, and 20s. 2d. of rent in Chalfhunt St. Peter's, and that John and Geoffrey were in seisin of the said tenements for two years following by virtue of the gift, and that afterwards John demised his estate to Geoffrey, and that Geoffrey was seised thereof for one year after the grant, and that he continued his seisin until Tuesday after St. Matthew, 18 Edward II., upon which day Hugh le Despenser, the younger, removed him from the tenements wilfully and without reasonable cause, and that the tenements were thus in Hugh's hands until they came to the king's hands by his forfeiture, and that they are now in the king's hands for this cause and no other; and the king thereupon ordered the keeper of the tenements to cause them to be delivered to Geoffrey; and afterwards the king—upon being given to understand that in the taking of the inquisition and in ordering the delivery to Geoffrey he was deceived in this, that the lands are parcels of the manor of Bolestrode, which manor the Templars held with the other tenements aforesaid at the time of the annulment of their order and long before, and that after the annulment one Nicholas de Turvyll entered the tenements and alienated them to the aforesaid John, and that the said prior and brethren were not seised of the tenements before the said 14th year, so that they could not make any estate thereof to the aforesaid John or to any one else, and that after the late king, by his statute in the parliament at Westminster in three weeks from the Purification, in the 17th year of his reign, had caused all the lands that had belonged to the Templars to be delivered to the prior and brethren, by which statute all grants of the Templars' lands by whomsoever and to whomsoever made from the time of the annulment of the order until the said three weeks of the Purification were annulled, the prior and brethren granted the manor to the aforesaid Hugh, and that Hugh entered the manor and lands aforesaid by virtue of that grant, and continued his seisin thereof until he forfeited to the king, by whose forfeiture the manor and lands came to the king's hands, and were in his hands until Geoffrey, by hiding the truth and making no mention of the premises, procured the delivery of the lands to him as if they were not parcels of the said manor, and that Geoffrey had no estate in the lands aforesaid before Hugh's entry therein by reason whereof he could be disseised thereof by Hugh or any one else—wishing to be certified concerning the premises and to do what he should think fit by his council, especially as his right and the right of others were saved in the order to deliver the lands to Geoffrey, ordered the sheriff to cause to come before the king in chancery at Tyngehurst, on Thursday after St. Matthew last, twenty-four knights and other men of his bailiwick who were not connected by any affinity with the said Geoffrey or with the abbess of Burnham, to whom the king had granted the lands under a certain form, to recognise the truth in the premises, and ordered the sheriff to summon Geoffrey to be there then, if he thought fit, to inform the king concerning his right in the premises; and it was found by a jury taken before the king

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Membrane 39—cont.

in chancery at the said day in Geoffrey's presence that the tenements are parcels of the manor of Bolestrode, and that Geoffrey had no estate therein at any time by reason whereof he could be disseised, but that at one time he laid claim to a moor called 'Le Templemore,' which is of the appurtenances of the said manor, and that Hugh le Despenser, the younger, held the moor together with the manor and tenements aforesaid from the time of the grant of the manor and tenements to him, and that he took Geoffrey's cattle grazing in the moor, as being to his damage, as often as he found them there, and that the sheriff of Buckingham, by virtue of a writ directed to him to take into the king's hands the lands that had belonged to the Templars and to deliver them to the prior and brethren of the Hospital of St. John of Jerusalem in England, took all the tenements aforesaid, together with the manor and moor, into the late king's hands, and delivered them to the prior and brethren, who, being seised thereof, gave them to the aforesaid Hugh in fee, and that Hugh thus held them until the time of his forfeiture: the king, wishing to do for himself and the said abbess what is just, orders the sheriff to resume into his hands the said messuage, mill, land, meadow, pasture, wood, moor, heath, and rent, and, when he has had seisin thereof in the king's name, to deliver them to the abbess and convent of the said place, to whom the king has granted and confirmed the manor and appurtenances, to have to them and their successors at fee-ferm.

Feb. 15.
The Tower.

To the sheriff of Nottingham and Derby. Order to pay to Nicholas de la Despense, king's yeoman, 20*l.* yearly from the issues of his bailiwick, which sum the king has granted to Nicholas, in consideration of his good service to the late king and to queen Isabella and to the king, during pleasure, or until the king shall provide him with 20*l.* of land yearly, the late king having granted to Nicholas 20*l.* of land yearly from the lands that belonged to William de Bredon in co. Derby, to have during pleasure in aid of the maintenance of him and his wife and children, which land has been taken from Nicholas and delivered to William by common consent of parliament.

Robert de Kent of Waltham Holy Cross, imprisoned at Waltham for trespass of vert in the forest of Waltham, has letters to bail him until the first assize.

March 18.
Winchester.

To the sheriff of Sussex. Order to cause a coroner for that county to be elected in place of William de Yabeton of Arundel, deceased.

To the treasurer and barons of the exchequer. Order to cause Roger la Zouche to be discharged of 31*l.* 18*s.* 0*d.* for the ferm of the hundred of Framelond for the time when he was sheriff of Leicester, as it is found by certificate of the treasurer and barons that answer was made to Henry III. in the 19th year of his reign for the aforesaid sum for the said hundred by the hands of the sheriff of Leicester, and that the late king, on 26 May, in the 12th year of his reign, committed the hundred to Roger Beler to him and his heirs in fee, rendering therefor to the exchequer 12*l.* 18*s.* 5½*d.* yearly by his own hands, and that Roger Beler paid that ferm whilst he lived by his own hands.

March 20.
Winchester.

To the same. Whereas the king lately appointed by letters patent William de Derham, parson of the church of Craulegh, and Nicholas de Aulton, parson of the church of Middleton, to survey the jewels, goods and chattels that belonged to John de Sancto Johanne of Basyng', deceased, which the king ordered to be taken into his hands because John was indebted to him in divers debts at his death, and to make inquisition concerning John's jewels, goods and chattels and concerning what had been eloiigned thence, and to resume into the king's hands those thus eloiigned

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Membrane 39—cont.

and to sell the stock (*instaurum*), corn and other goods and chattels aforesaid, except the jewels; and the king now learns from the complaint of the said Nicholas that although William took by himself divers jewels, goods and chattels that belonged to the said John to the value of 32*l.* 16*s.* 8*d.* found at Warneford, Chauton, Basyng', Halvenaked, and Wodecote, and carried them to his church aforesaid, doing his pleasure concerning them, nevertheless the treasurer and barons intend charging Nicholas with the jewels, goods and chattels aforesaid as if he had had them, wherefore he has prayed the king to provide a remedy: the king therefore orders the treasurer and barons to discharge Nicholas of the jewels, goods and chattels that they shall ascertain that William took and had by himself, provided that Nicholas answer as he ought for the other jewels, goods and chattels.

To Richard de la Pole, the king's butler, or to him who supplies his place in the port of London. Order to deliver to the monks of St. Peter's, Westminster, a tun of wine of the right prise at London for this year, in accordance with the grant to them by Henry III. of a tun of wine yearly for the celebration of divine service in that church.

March 25. To the keeper of the town of Nottingham. Order to pay to Robert de Reading. Neuwerk and Meliora his wife, late the wife of Gilbert de Glenkarny, 10*l.* from the ferm of that town for Easter term, the king having granted to Robert and Meliora that they should receive 20*l.* yearly from the ferm of that town in lieu of that sum yearly granted by the king to Meliora, in aid of the maintenance of herself and children and in recompence for the lands that Gilbert had in Scotland, to be received by the hands of the escheator beyond Trent.

March 23. To Thomas de Stobhill, one of the collectors of the scutage in co. Devon Winchester. of the army of Scotland of the fourth year of the late king's reign. Order to pay to Matthew de Crauthorn, keeper of the king's mine in that county, 60*l.* out of the money lately levied from the scutage still in Thomas's hands, as the king is given to understand on Matthew's behalf that he has no money whence he can pay to the miners their wages, and that certain workmen intend leaving their work unless their wages be speedily paid to them, and the king considers it difficult to send money to those parts for this cause.
By the treasurer.

March 29. To Thomas de Stobhill and John son of John de Alba Maria of Flete. Woodstock. Order to pay to the aforesaid Matthew for the above purpose 40*l.* from the said scutage, in addition to the 60*l.* in the preceding order, as the king considers that the 60*l.* is insufficient for the payment of the wages.
By the treasurer.

MEMBRANE 38.

March 12. To the sheriff of York. Order to cause a coroner for that county to be Winchester. elected in place of William de Thurgarton, deceased.

March 12. To Simon de Bereford, escheator this side Trent. Order not to inter- Winchester. meddle in any wise with the temporalities of the bishopric of Salisbury, or with the goods and things pertaining thereto by reason of the present voidance of the see, and to restore to the dean and chapter of St. Mary's, Salisbury, any issues of the temporalities or goods that he may have taken into the king's hands, as the late king granted by his letters patent, which the king has confirmed, that the dean and chapter should have in times of voidance of the bishopric the custody of the bishopric and of all temporalities thereof and of all goods and things pertaining to the bishopric, as fully as the bishops had at any time and as fully as the king might or ought

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Membrane 38—cont.

to have the custody in times of voidance if it had been retained in his hands, so that the dean and chapter might have full and free administration of the same, in the same manner as the bishops had, saving to the king the knights' fees that are held of the bishopric, and the advowsons of churches, and escheats, rendering therefor to the king 1,021*l.* 7*s.* 11*d.* if the voidance lasted one year, at which sum the bishopric is taxed yearly, and the said king willed that the dean and chapter should have the custody of the bishopric during voidance, so that no escheator, sheriff, or other bailiff or minister of the king should intermeddle in any way with the custody of the bishopric during voidance, with the exception that the escheator or other minister should take a simple seisin in name of the royal lordship within a manor of the bishopric at the beginning of each voidance, and that he should, after he had taken such seisin, leave forthwith without taking fealty or recognisance from any tenant of the said bishopric or otherwise, etc.

March 20. To Roger atte Assh, keeper of the castle of Arundel, and of the lands
Winchester. that belonged to Edmund, late earl of Kent, in co. Sussex, in the king's hands by his forfeiture. Order to pay to Margaret, late the wife of the aforesaid earl, staying in Arundel castle, 13*s.* 4*d.* daily for the expenses of herself and her children for so long as she shall stay there. By K.

March 18. To the treasurer and barons of the exchequer. Order to supersede the
Winchester. exaction of 500 marks from the abbot of Tavystok, and to cause him to be discharged thereof, as he has shewn the king, by petition before him and his council, that at the time when he did his fealty to the king and received the temporalities of the abbey, which had been taken into the king's hands by reason of the death of his immediate predecessor, he submitted himself to the king's grant for 500 marks to be paid at the king's will, because some words prejudicial to the king and the right of his crown were contained in the pope's letters directed to the king for the creation (*profectione*) of the abbot, and that the said sum is exacted from him under this pretext by summons of the exchequer, and he has prayed the king to provide for his indemnity in that behalf, especially as in like cases it was not usual, in times past, that aught should be exacted for the king's use from any one promoted in the Roman court, and the king does not wish that the abbot should be charged in this behalf otherwise than was usual in the times of his progenitors. By p.s.

March 24. To the sheriff of Southampton. Order to pay to Edward de Monte
Reading. Hermerii, in Winchester castle, 12*d.* a day until the king shall cause other ordinance to be made concerning him. By K. & C.

March 20. To the sheriff of Sussex. Order to cause a coroner for that county to be
Winchester. elected in place of Robert de Lexleygh, whom the king has caused to be removed from office for insufficient qualification.

By the testimony of Henry de Percy.

March 20. To Simon de Beresford, escheator this side Trent. Order to deliver to
Winchester. Alice, late the wife of John de Sancto Johanne of Pasyng', tenant in chief, the following of her said husband's advowsons, which the king has assigned to her in dower: the advowson of the church of Shirbourn, co. Southampton, of the yearly value of 20*l.*, and the advowson of the church of Shifford, co. Berks, of the yearly value of 10 marks.

March 30. To the collectors of the custom of wool, hides, and wool-fells in the city
Woodstock. of London. Order to pay to John de Hanon[ia], or to Dinus Forsetti and Peter Byne and their fellows, merchants of the society of the Bardi of Florence dwelling in that city, John's attorneys in this behalf, 500 marks for Easter term, notwithstanding any assignment made or to be made upon the said custom, in part payment of the 1,000 marks yearly from that custom

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Membrane 38—cont.

granted to John by the king, on 7th February, in the first year of his reign.

April 1. To the sheriff of Nottingham. Order to cause a coroner for that county
Woodstock. to be elected in place of Robert Jorz, who cannot attend to the duties of the office because he is intending certain affairs of the king's and of others.

March 16. To the collectors of the old and new customs in the port of Hertelpole.
Winchester. Order to pay to Dinus Forsetti, Bartholomew de Barde, and Tanus Jak' and their fellows, merchants of the society of the Bardi of Florence, by indenture all moneys received from the customs aforesaid, together with the issues of the customs from 17 August last, and one leaf (*folium*) of the king's seal called 'coket' of the old custom, and the king's seal called 'coket' of the new custom, until the said merchants have been satisfied for the debts due from the king to them, as the said Dinus, Francis Grandoni, John Fraunceys, Peter Byne, Francis de Bosco, and Lotrinus de Colyn, and their fellows, merchants of the said society, undertook before the king and his council at Gloucester to pay a certain sum daily in his wardrobe for the expenses of his household from the aforesaid 17 August for a certain time, as expressed in an indenture made between the king and them, and the king, in order to pay them the said sums more conveniently, granted to them all issues of the old and new customs of England, to be received from the said day from the collectors by indenture, notwithstanding any assignments previously made thereon, excepting the custom of Kyngeston-on-Hull, which the king had assigned to Richard de la Pole, his butler, and to William his brother, and excepting the assignments made by the king upon the customs to John de Honon[ia], the earl of Julers, John Berners, William le Chaumberleyn, Gerard de Potes, and Master John de Florencia.

The like to the collectors in Newcastle-on-Tyne and Boston.

MEMBRANE 37.

March 16. To Simon de Beresford, escheator this side Trent. Order not to inter-
Winchester. meddle further with the manor of Mildeston, co. Wilts, and to restore the issues thereof, as the escheator certified the king, in response to his order, that he found by inquisition of office that John le Duyn, who held the manor of the late king by the service of a quarter of a knight's fee, demised the manor without the said king's licence to Agnes his sister for her life, and that she, being thus seised thereof, alienated it without the late king's licence to Henry de Harnhull in fee, and that the escheator took the manor into the king's hands by reason of this demise and alienation, and the king—at Henry's suit, suggesting that the manor is held of Edmund, earl of Kent, as of the manor of Cainel, and is not held of the king immediately, and praying the king to provide a remedy—wishing to be certified concerning the manor and its tenure, ordered the escheator to make inquisition, and it is found by such inquisition that the manor is held of Edmund, earl of Kent, as of the honour of Cainel by the service of a quarter of a knight's fee for all service, and that it is worth yearly in all issues 100s.

March 26. To the sheriff of Southampton. Order to cause 500 quarters of wheat
Reading. and 500 bacon pigs (*bacones*) to be bought and purveyed, and to cause them to be carried to Plummuth with all speed, so that they be there in three weeks from Easter at the latest, there to be delivered by indenture to Walter de Weston, receiver of the king's victuals there, as the king has ordained to send shortly John de Eltham, earl of Cornwall, his brother, and certain other magnates of his realm in his company to the duchy [of Aquitaine], and it behoves the king to provide divers sorts of victuals for their maintenance.

By K.

1330.

Membrane 37—cont.

The like to the sheriffs of the following counties :

Wiltshire, for 500 quarters of wheat and 500 bacon-pigs.

Somerset and Dorset, for 1000 quarters of wheat, 500 quarters of beans and peas, and 500 bacon-pigs.

Surrey and Sussex, for 1000 quarters of oats and 500 bacon-pigs.

Devon, for 500 quarters of oats.

Cornwall, for 500 quarters of oats and 20,000 fish called 'hak.'

March 26.
Wallingford.

To the sheriff of Devon. Order to cause to be made and provided in places where he shall see fit as many hurdles (*claias*), bridges, stables, and other implements (*utensilia*) as he shall deem necessary for the ships that the king has appointed John le Sinaie, his clerk, to choose and provide, and for the shipment (*eskipamento*) and stay of horses therein, and to cause them to be carried to Plummuth with all speed, so that they be there in three weeks from Easter, there to be delivered by indenture to Walter de Weston, the king's receiver there, the king having appointed the said John to choose and provide forty of the best and strongest ships that he can find in places on the sea coast where most convenient, and to cause the ships to be brought to Plummuth with all speed, so that they be there at the date aforesaid for the passage of certain magnates whom the king is sending to the duchy [of Aquitaine] for the reform of its estate, and to cause hurdles and bridges necessary for the shipment of horses to be carried thither to be provided, and to cause stables and other implements for the stay of the horses in the ships to be made in the ships. By K.

March 23.
Reading.

To John Darcy, lord of Werk in Tyndale, or to him who supplies his place there. Whereas the king lately committed to Richard Talebot the custody of the lands that belonged to John Comyn of Badenagh, tenant in chief of the late king, for so long as they should remain in the king's hands, and he afterwards ordered John Darcy to assign to Edmund, late earl of Kent, and to Margaret his wife, formerly the wife of the said John Comyn, her dower of her said late husband's lands in the liberty of Tyndale, according to the extents made by Simon de Grymesby, the late king's escheator beyond Trent, the tenors whereof the king sent to John Darcy *sub pede sigilli*, or according to other extents to be made if necessary, in the presence of the aforesaid Richard; and the king is now given to understand on Richard's behalf that John Darcy's bailiff of the liberty aforesaid has proceeded to the assignment of the dower without Richard's being warned, and has assigned and delivered to the earl and Margaret in Richard's absence divers lands beyond what fell due to them: the king therefore orders John, if he find that the assignment was thus made in Richard's absence, to resume into the king's hands the lands thus assigned, and to cause them to be delivered to Richard according to the tenor of the king's commission aforesaid until the king shall otherwise order. By C.

April 2.
Woodstock.

To John Moriz, escheator in Ireland. Order not to distrain John Haket for his homage and fealty for the lands that he holds of the king in Ireland, as he has done homage and fealty to the king. By p.s. [3406.]

The like in favour of Adam de Houth.

By the same writ.

March 29.
Woodstock.

To the keeper of the land of Glaumorgan, or to him who supplies his place. Order to assign to Margaret, late the wife of Adam le Galeys of Glaumorgan, her dower of the lands that Adam acquired to him and Joan his first wife, and to the heirs of their bodies, so that the lands should revert to Adam's right heirs in case they died without an heir of their bodies, as Margaret has besought the king to cause dower of the said lands to be assigned to her. By p.s.

March 28.
Woodstock.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with an acre of land in Falgham, and to restore the issues

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Membrane 37—cont.

thereof to the prior of Shilbred, as the king—at the prior's prosecution, suggesting that his predecessors were seised of the said land of their purchase long before the publication of the statute of mortmain, and that they continued their seisin until now, and that Master John Walewayn, the late king's escheator this side Trent, took the land into the late king's hands, asserting that the prior acquired it after the publication of the said statute and entered it without royal licence, and that it is in the king's hands for this reason—ordered the escheator to make inquisition concerning the premises, and it is found by the inquisition that Henry, sometime prior of that place, acquired the land from Alice la Kokes to him and his church long before the publication of the statute, to wit in the 40th year of Henry III., and that the land is in the king's hands solely for this reason, and that it is held of the prior.

March 20.
Winchester.

To John Giffard. Order to be respondent to James Daudelegh, son and heir of Nicholas Daudelegh, and kinsman and co-heir of William Martyn, deceased, for the ferm due from him to the king for a part of the manor of Beggesworth, which part is of James's inheritance, from 25 May last, when the king rendered to James his lands although he was not of full age.

April 5.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause all the goods and chattels that belonged to Edmund de Wodestok, late earl of Kent, which came to the king's hands by his forfeiture, to be sold without delay, and to cause the money arising therefrom to be levied for custody in the treasury.

By K.

April 6.
Woodstock.

To the sheriff of Wilts. Order to cause the 500 quarters of wheat and 500 bacon-pigs that the king lately ordered him to provide and send to Plumuth to be carried to Southampton with all speed, there to be delivered by indenture to the sheriff. The king has ordered the sheriff [of Southampton] to receive the victuals from the sheriff of Wilts, and to cause them to be carried to the said place.

By K.

To the sheriff of Southampton. Order to receive the aforesaid victuals from the sheriff of Wilts, and to cause them to be carried to Plumuth with all speed, so that they be there in three weeks from Easter at the latest, there to be delivered by indenture to Walter de Weston, receiver of the king's victuals there.

By K.

April 1.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to William de Leycestria, to whom and to John de Ifeld and John de Braideston the king, on 20 November, in the first year of his reign, committed the custody of the archbishopric of Canterbury, in his account of the issues of the archbishopric for 3s. a day during the voidance, as the king understands that William made continual stay about the custody aforesaid during the whole of the voidance, forwarding the king's profit. This order is made in consideration of the estate that William has in the chancery.

By K.

April 10.
Woodstock.

To the sheriff of Gloucester. Order to permit William la Zousch de Mortuo Mari to enter and hold his lands in the sheriff's bailiwick, and to receive thence maintenance for him and his, and to make his profit of the goods and chattels without selling the lands or carrying away of the goods and chattels, notwithstanding the king's late order to take and imprison William's body and to seize into the king's hands his lands, goods and chattels, because he was charged with adhering to Edmund de Wodestok, late earl of Kent, who acknowledged in the parliament at Winchester, before the earls, barons, and other peers and *procures* of the realm, that he had falsely and maliciously made confederations contrary to his homage, fealty, and allegiance, to the destruction of the king and the subversion of his estate and crown, as William has rendered himself to prison, and the king has released

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Membrane 37—cont.

him therefrom by certain mainprise that he found before the king to answer to him at his will for the adhesion aforesaid. By K.

The like to the sheriffs of the following counties :

Hereford.	Leicester.
Worcester.	Wilts.
Oxford and Berks.	Cambridge.
Sussex.	Hertford and Essex.
Buckingham.	Somerset.

By K.

April 18. To the sheriff of Southampton. Order to cause the timber that the king
Woodstock. lately caused to be prepared in the forest of Chute for making anew the paling of the park of Claryndon to be carried to the said park as Henry de Burry and William de Berewyk shall direct, at the king's cost without delay, there to be delivered to the keeper of the manor of Claryndon. The king has ordered John Mautravers, keeper of the Forest this side Trent, to pay for the carriage in due manner. By K.

The like to the sheriff of Wilts.

By K.

MEMBRANE 36.

April 10. To the bailiffs of the city of Lincoln. Order to pay to William de Ros
Woodstock. of Hamelak 75 marks from the ferm of that city for Easter term last, in accordance with the late king's grant, of 22 August, in the 16th year of his reign, of 150 marks yearly from the ferm of that city, and of the like sum from the ferm of the city of York, until he should provide him with 300 marks of land yearly between the Thames and the Tees.

The like to the bailiffs of the city of York.

April 14. To the treasurer and barons of the exchequer. Order to cause allowance
Woodstock. to be made to the bailiffs of Lincoln for 75 marks paid by them in execution of the preceding order.

The like in favour of the bailiffs of York.

April 15. To the treasurer and barons of the exchequer of Dublin. Order to
Woodstock. examine the account of John Darcy 'le cosyn' lately rendered before them, and to cause payment to be made to him of what they shall find to be due to him by the account for his journeys in Ireland and for recompence for his horses lost in the king's service, in the time of Walter de Islep, the king's late treasurer there, and in the time of the present treasurer.

By p.s. [3439.]

To the treasurer and barons of the exchequer. Order to audit the account of John Darcy 'le cosyn' for all the time that he was the king's minister in any office in England, and to cause to be done what ought to be done for the final issue of the account. By the same writ.

To the same. Order to cause the aforesaid John to be discharged of 100*l.* paid to him by Roger de Somervill, then sheriff of York, which are exacted from him by summons of the exchequer as imprest, as John as shewn the king that the late king granted to him this sum for his outfit (*apparatu*) for Ireland, and ordered the said Roger to pay it to him, and he has prayed the king to cause him to be discharged thereof. By the same writ.

April 17. To the sheriff of Surrey and Sussex. Order to cause the 1,000 quarters
Woodstock. of oats and 500 bacon-pigs that the king lately ordered him to buy and purvey and carry to Plumuth to be bought and purveyed with all speed, and to cause them to be carried to Portesmuth, so that they be there on Monday before the Ascension next at the latest, there to be delivered by indenture

1330.

Membrane 36—cont.

to Walter de Weston, receiver of the king's victuals there, or to him who supplies his place, in order that they may be taken to the duchy [of Aquitaine].
By K.

The like to the sheriff of Southampton concerning 500 quarters of wheat and 500 bacon-pigs, and to cause the 500 quarters of wheat and 500 bacon-pigs that the sheriff of Wilts will deliver to him to be also taken to Portesmouth.
By K.

Memorandum, that no writ was sent to the sheriff of Wilts, because he was ordered at another time to cause to be carried to Southampton the victuals to be provided by him.

To the sheriff of Cornwall. Order to cause the 500 quarters of oats and 20 thousands of the fish called 'hak' that the king lately ordered him to provide to be carried to Portesmouth, so that they be there at the aforesaid Monday, as the king has prorogued until then the date of three weeks from Easter last previously given.
By K.

The like to the sheriff of Devon concerning 500 quarters of oats.

The like to the sheriff of Somerset and Dorset concerning 1,000 quarters of wheat, 500 quarters of beans and pease, and 500 bacon-pigs.

April 18. To John le Smale. Order to cause 20 of the 40 ships that the king
Woodstock. lately ordered him to choose and provide and take to Plummuth in three weeks from Easter to be taken to Portesmouth by Monday before the Ascension next for the carriage of the victuals to be provided by the sheriffs of Southampton, Wilts, Surrey and Sussex and for the passage of certain magnates and others to the duchy [of Aquitaine], the ships to be delivered at Portesmouth to Walter de Weston, receiver of the king's victuals aforesaid, or to him who supplies his place, and to cause the other 20 ships to be taken to Plummuth by the said Monday, there to be delivered to the said receiver or to him who supplies his place there.
By K.

April 16. To John de Insula, constable of Wyndesore castle, and keeper of the king's
Woodstock. manor in Windesore park and of the king's parks there. Order to pay to John le Parker, to whom the king on 8 February, in the first year of his reign, granted the office of parker of the new park of Windesore during pleasure, receiving in that office such wages as others who have had that office have been wont to receive heretofore, the arrears of his wages from the said 8 February, and to pay to him the same wages hereafter for so long as he shall be parker.

April 9. To the sheriff of Buckingham. Order to pay to Robert de Fienles
Woodstock. 55 marks for Easter last from the issues of that county, as the late king, on 4 February, in the 6th year of his reign, granted to Robert for his service 110 marks yearly from the issues of that county for life, or until he should provide him with 110 marks of land or rent yearly, and Robert received this sum from the issues of the county until the grant was revoked by certain ordinances made by the prelates, earls, and barons of the realm and accepted by the said king, and the king, having consideration to his father's grant aforesaid and to Robert's good service to Queen Isabella and the king when they were in France and to the good place that he held with the king in coming with him from France to this realm to prosecute Hugh le Despenser and others, has granted that Robert shall receive the aforesaid 110 marks yearly from the issues of that county from 26 January last for his life, or until the king shall provide him with 110 marks of land or rent yearly.

April 13. To the treasurer and barons of the exchequer. Order to cause allowance
Woodstock. to be made to John le Mareschal, sheriff of Buckingham, for 55 marks paid by him to the aforesaid Robert in execution of the preceding order.

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*Membrane 36—cont.*April 13.
Woodstock.

To Simon de Bereford, escheator this side Trent. Order to cause dower to be assigned to Agnes, late the wife of William de Charpevill, tenant in chief, upon her taking oath not to marry without the king's licence.

April 26.
Woodstock.

To the sheriff of Gloucester. Order to pay to William de Mattesdon, king's yeoman, to whom the king, on 9 February last, granted, at the instance of Oliver de Ingham, the bailiwick of the forestry of the king's chace of Malverne and Cors during pleasure, receiving therefor the usual and accustomed fees and wages, the arrears of his fees and wages aforesaid, and to pay to him the same fees and wages for the term of the sheriff's office.

April 24.
Woodstock.

To the treasurer and barons of the exchequer. It is shewn to the king on behalf of John de Hynkele, sheriff of Salop and Stafford, that although the hundreds of Chirbury, Pirhull, Pusselowe, Bradeford, Offelowe, Cuthelston, Tatemoneslowe, and a moiety of the hundred of Ovres, which were anciently annexed to the fermes of cos. Salop and Stafford, were granted long before John was sheriff to divers men by commissions of the late and of the present kings, and that the same men receive and have the ancient fermes and the increments thereof and the issues and profits thence arising, and have hitherto received them by virtue of the commissions aforesaid, without John intermeddling therewith in aught, and that thus the hundreds and moiety aforesaid are separated from the counties, nevertheless the treasurer and barons charge him in his account rendered before them at the exchequer with the fermes and profits of the said hundreds of Chirbury and Pirhull and of a moiety of the hundred of Ovres, and with the increments of the ancient fermes of the hundreds of Pusselowe, Bradeford, Offelowe, Cuthelston, and Tatemoneslowe for the time when he was sheriff of the said counties as if he had held the hundreds annexed to the counties, and cause the fermes and increments to be exacted from him by distraint, wherefore he has besought the king to provide a remedy: the king therefore orders the treasurer and barons to search the rolls and memoranda of the exchequer touching the premises, and if they find by inspection thereof or by other means that the premises are true, they are to discharge the aforesaid John of such fermes, increments, and profits, charging the same upon those who thus hold the hundreds.

*MEMBRANE 35.*April 12.
Woodstock.

To the justices in eyre in co. Northampton. Whereas the king—at the prosecution of Ellen de Boketot and John herson, suggesting that they arramed an assize of novel disseisin before the justices against John de Monkelane and Richard Blundel concerning a tenement in Weston Pynkeny, and that Richard alleged in pleading that he held a messuage, 58 acres of land, and 4½ acres of meadow of the tenement placed in view for life of the late king's grant, and that after his death they ought to revert to the said king and his heirs, and that the justices for this reason deferred proceeding to the taking of the assize—ordered the justices to proceed to the taking of the assize notwithstanding the grant and allegation aforesaid, provided that they did not proceed to render judgment without consulting the king; and Ellen and John have now besought the king to order proceeding to render judgment, since the assize has been taken by virtue of the king's order aforesaid: the king therefore orders the justices to proceed to render judgment with all speed, notwithstanding the said order.

By K. on the information of G. le Scrop.

April 18.
Woodstock.

To the sheriff of York. Order to pay to Margery, late the wife of Duncan de Frendragh, 24 marks 6s. 8d. for Easter term last out of the issues

1330.

Membrane 35—cont.

of his bailiwick, in accordance with the king's grant to her of 49 marks yearly from the issues of the sheriff's bailiwick from 16 August, in the first year of the king's reign, in recompence for the manor of Briggestok, co. Northampton, which she held during the king's pleasure in aid of her maintenance, and which the king assigned on the aforesaid day to Queen Isabella for life.

April 22.
Woodstock.

To the same. Order to pay to Joan Comyn of Boghan 20*l.* for Easter term last from the issues of his bailiwick, in accordance with the king's grant, of 27 March, in the first year of his reign, to her of 40*l.* yearly from the issues of that county in aid of her maintenance until he should cause other ordinance to be made concerning her estate.

To the same. Order to pay to the said Joan 20*l.* for Michaelmas term last, according to the king's previous order, which, he is given to understand on Joan's behalf, has not been executed.

To John Moriz, escheator in Ireland. Order not to distrain Francis de Faypon for his homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king. By p.s. [3466.]

April 5.
Woodstock.

To A. bishop of Worcester. Whereas the king lately presented to the bishop his clerk Richard de Westmancote, to the church of Penedok, void and pertaining to the king's presentation by reason of the lands of John de Penedok, deceased, being in his hands, and because John de Sapy presented a clerk of his to the bishop to the same church, the king prohibited the bishop from admitting any parson to the said church until it should be discussed in the king's court whether the advowson of the church pertained to the king or to John, and John has acknowledged in chancery that he has no right to present to that church upon this occasion, wishing that the king's presentation shall have effect; the king orders the bishop to do further what pertains to his office concerning the king's presentation, notwithstanding his inhibition or the presentation aforesaid.

April 24.
Woodstock.

To the treasurer and barons of the exchequer. R. bishop of Bath and Wells has shewn the king that whereas the king assigned to Edmund, then earl of Kent, the 54*l.* that the bishop and his predecessors are bound to pay to the exchequer for the manors of Cungresbury, Chedde, and Axebrugg, which the bishop holds of the king at fee-ferm, and the earl was satisfied for the ferm from the time of the assignment until the time of his forfeiture by John de Drokenesford, the late bishop, and by John de Clyvedon and Gilbert de Berewik, late keepers of the temporalities of the bishopric aforesaid when in the king's hands by reason of the said bishop John's death, and also by the present bishop, nevertheless the treasurer and barons defer allowing to the said John and Gilbert 27*l.* paid by them to the earl, by reason whereof John and Gilbert cause that sum to be exacted from the bishop for the king's use, wherefore the bishop has besought the king to provide a remedy: the king therefore orders the treasurer and barons, if they find the premises are true, to cause John and Gilbert to have allowance in their account at the exchequer for the said 27*l.*, and to cause any distraint that may have been levied upon the bishop for this reason to be released.

April 26.
Woodstock.

To Simon de Bereford, escheator this side Trent. Order not to distrain Thomas de Norton for his homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king. By p.s. [3486.]

April 20.
Woodstock.

To the sheriff of York. Order to cause the manor or Bentele in that county to be taken into the king's hands, and to cause it to be delivered to H. bishop of Lincoln, the assign of W. bishop of Norwich, executor of the will of Bartholomew de Badelesmere, as Bartholomew's chattel, for the

1330.

Membrane 35—cont.

execution of Bartholomew's will, the late king having granted to Bartholomew, in consideration of a fine, the custody of the said manor and of other manors and lands that belonged to Payn Tybetot, deceased, tenant in chief of the said king, which were in the said king's hands by reason of the minority of Payn's heir, to have with all appurtenances, until the heir came of age, with the marriage of the said heir, and the said king afterwards caused the manor to be taken into his hands amongst other lands that belonged to Bartholomew, because Bartholomew was of the quarrel of Thomas, late earl of Lancaster, and it was ordained in the parliament at Westminster, by the king and the prelates, earls, barons, and community of the realm, that those who were of the said quarrel should have their lands again that had been taken into the late king's hands by reason of the quarrel, together with the issues thereof for which answer had not yet been made to the said king, and their goods and chattels, and that the executors of the wills of those who were of the said quarrel should have action and recover the goods and chattels of those of whom they are the executors, in the same manner as those who were of the quarrel and who still live.

April 20.
Woodstock.

To the sheriff of Cumberland. Order to take into the king's hands and to deliver to H. bishop of Lincoln, to whom the king has granted the custody of the lands that belonged to Bartholomew de Badelesmere during the heir's minority, the lands that John de Penreth, now deceased, held for his life by demise from Bartholomew, who was of the aforesaid quarrel of Thomas, earl of Lancaster, which lands ought to revert after John's death to Giles de Badelesmere, son and heir of the aforesaid Bartholomew, a minor in the king's custody, as it was agreed in the aforesaid parliament that all those who were of the said quarrel shall have their lands again.

April 20.
Woodstock.

To Simon de Bereford, escheator this side Trent. Order to deliver to Henry, bishop of Lincoln, the lands that Edmund, late earl of Kent, had in Thurleye, co. Lincoln, together with the wood there, which came to the king's hands by the earl's forfeiture. .

By K.

April 28.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause Adam de Whyteford, king's clerk, to whom the king granted the office of controller of his silver mine in co. Devon during pleasure, to have 12*d.* a day for his wages for the time during which he has been controller, and to cause the keepers of the mine to have due allowance therefor, as the king—at Adam's prosecution, suggesting that the controllers of the mine for the time being were wont to receive 12*d.* a day for their wages, and praying the king to cause such wages to be paid to him—ordered the treasurer and barons to search the rolls of the accounts of the keepers of the mine to whom such wages were allowed, and other memoranda of the exchequer touching the premises, and to certify the king of what they found, and they have signified that 12*d.* were allowed to other controllers of the mine in times past.

April 25.
Woodstock.

To the sheriff of Kent. Order to supersede until otherwise ordered the king's late order to take Nicholas de Sandewico, and to restore to him any of his lands, goods and chattels that the sheriff may have taken into the king's hand, together with the issues thereof, the king having issued the order to take Nicholas and to have him before the king in one month from Easter last to answer to the king for his adherence to Edmund de Wodestok, late earl of Kent, and for being of the earl's confederations, and if Nicholas withdrew himself and refused to render himself to prison, to take his lands, goods and chattels into the king's hands, as Bartholomew de Burghasshe has mainperned before the king to have Nicholas before the king at his order to answer to him.

By K.

1330.

*Membrane 35—cont.*March 22.
Winchester.

To Nicholas de Acton, chamberlain of North Wales. Anian ap Yevan has shewn the king that he was the late king's sheriff in the parts of Anglesey in the 18th, 19th, and 20th years of his reign, and the king's sheriff in the first year of his reign, and the late king and the king made during that time divers ministers and fermors of the commotes, cantreds, and other places in those parts pertaining to the office of the shrievalty aforesaid, and Edmund, late earl of Arundel, the late king's justice of those parts, and Roger de Mortuo Mari, earl of March, the king's late justice there, and those supplying their places, deputed bedels, reeves, and divers other ministers in the said commotes, cantreds, and other places at their pleasure and without Anian's assent, and although the ministers have not fully answered to him for the issues of the bailiwicks committed to them, and although the fermors have not fully answered to him for the fermes of the places let to them at ferm, divers sums of unpaid money remaining in their hands, so that Anian could not answer to the late or the present king for the arrears of the said ministers and fermors, nevertheless the aforesaid chamberlain charges Anian in his account at the exchequer of Kaernarvan of the issues of his shrievalty with the issues and fermes aforesaid as if the ministers and fermors had been appointed (*positi*) by Anian, and as if they had answered to Anian in full, which they have not done, although Anian exhibited all possible diligence about levying such arrears during the time of his office, and that the chamberlain disquiets and aggrieves him in many ways in this behalf, wherefore he has prayed the king to provide him with a remedy: the king therefore orders the chamberlain, if he ascertain that the premises are true, to cause Anian to be discharged at the said exchequer of the sums of money thus in arrear in the hands of the said ministers and fermors, charging the same upon them and others who ought of right to be charged therewith.

May 3.
Woodstock.

To the sheriff of Lancaster. Order to cause the abbot of Cokirsand to have seisin of a messuage, 3 acres of land, and an acre of meadow in Caton, which Roger Spurman of Caton, who was outlawed for felony, held, as the king learns by inquisition taken by the sheriff that the premises have been in the king's hands for a year and a day, and that Roger held them of the said abbot as of the right of his church of Cokirsand, and that they are still in the king's hands, and that John de Litildale had the king's year, day and waste thereof, and ought to answer to the king for the same.

To the same. Order to cause John de Apeltrethwayt to have seisin of a messuage and 5 acres of land in Caton, which the aforesaid Roger, who was outlawed for felony, held, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Roger held them of the said John, and that they are still in the king's hands, and that John de Stubbe had the king's year, day and waste thereof and ought to answer to the king for the same.

*MEMBRANE 34.*May 7.
Woodstock.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to cause the goods and chattels that belonged to Edmund, late earl of Kent, in the manors of Bissheie, co. Hertford, Northweld, co. Essex, Eston, co. Northampton, and Taleworth and Baggeshote, co. Surrey, which [manors] the king has granted to Bartholomew de Burgherssh for life, to be delivered to Bartholomew by appraisement to the value of the sum due to him by his account rendered in the wardrobe for his expenses when he went to parts beyond sea in the king's service, as Bartholomew has prayed the king to cause the goods and chattels in the aforesaid manors to be delivered.

1330.

Membrane 34—cont.

to him as above to the value of the said sum, which the king lately ordered by writ of privy seal to be paid to Bartholomew by the treasurer and chamberlains, of which sum Bartholomew has not yet obtained payment.

By K.

May 4.
Woodstock.

To the sheriff of Norfolk and Suffolk. Order to deliver to William de Cleydon, knight, all his lands, goods and chattels in those counties, upon his finding security to answer to the king for the same at his order, the said lands, goods and chattels having been taken into the king's hands by reason of William's indictment for adhering to Edmund de Wodestok, sometime earl of Kent, before John de Loudham, Thomas de Hyndryngham, and Robert Houel, whom the king appointed to enquire in those counties the names of those who adhered to the said earl, who acknowledged in the parliament at Winchester before the earls, barons, and other magnates and *procures* of the realm, and also before the coroners of the king's household, that he had made, in parts beyond the sea and on this side the sea, confederations and alliances of men-at-arms and other to subvert the estate of the king and of his crown, and the king was afterwards given to understand that many men of the sheriff's bailiwick were adherent, aiding and counselling the said earl, as William has now rendered himself to the king's prison in co. Essex prepared to stand to right in all things concerning the premises at the king's pleasure.

By K. & C.

Vacated, because otherwise below.

To the sheriff of Essex. Order to attach the aforesaid William by reason of the said indictment, and to cause him to be kept safely and fittingly under such attachment until otherwise ordered, and if he have not fled and if he have permitted himself to be attached by the sheriff, the latter is to cause William's lands, goods and chattels to be delivered to him upon his finding security to answer to the king for the same when ordered.

By K. & C.

May 1.
Woodstock.

To John Darcy, justiciary of Ireland, or to him who supplies his place. Order to resume into the king's hands all the lands of the purparty of Margaret, late the wife of Bartholomew de Badelesmere, aunt and co-heiress of Thomas son of Richard de Clare, tenant in chief of the late king, of the lands of the said Thomas specified below, and to deliver them to her, together with the issues thereof from 23 May, in the first year of the king's reign, when the king took her homage for the said purparty, and rendered it to her, and ordered Thomas le fitz Johan, earl of Kildare, then justiciary of Ireland, to cause her to have seisin of the castle, manor, and town of Ardrain in Connaught (*Conactia*), with the fees whereof certain rents are paid when the king's service is proclaimed, a messuage in Rothba with a garden and a moiety of a weir there, a moiety of half the cantred of Siglare, two parts of the borough of Ky[n]sale, the manor of Mountanenagh, the castle and manor of Incheboyn, with the rents and other profits in the town of Yoghill, and the island there adjoining called 'le Balledeilond,' certain lands in the city of Limerick (*Limerie*), and in the cantred of Tirconil, which were assigned to Margaret as her purparty; and the king afterwards, on 3 October, in the second year of his reign, ordered Maurice son of Thomas not to intermeddle further with any [of the aforesaid*] lands that might be in his custody by the late king's commission, and to restore to Margaret any issues that he might have received thence since the said 23 May; and although Maurice, on 27 July, in the third year of the king's reign, rendered to Margaret the lands of her purparty aforesaid before H. bishop of Lincoln, the chancellor, and others of the king's council, and

* See this Calendar, 2 Edward III. page 322.

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Membrane 34—cont.

ordered his stewards, bailiffs and general attorneys in Ireland, by his letters patent, to cause the aforesaid purparty to be delivered to her, as appears by the rolls of chancery, nevertheless Maurice has hitherto occupied the said lands, not permitting Margaret's bailiffs and ministers to receive any issues and profits thence, as they ought to have done, as the king learns from Margaret's complaint, for which she has besought the king to provide a remedy.

May 4.
Woodstock.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the priory of Mersey, a cell of the abbey of St. Ouen, Rouen, and the manors of Mersey, Fyngryngho, and Peet, and the half-hundred of Wenestre, co. Essex, and to restore the issues thereof to the prior of Mersey, as the king ordered the escheator to certify him of the cause for taking the priory into the king's hands, and the escheator returned that the aforesaid manors and half-hundred are temporalities of the abbey of St. Ouen in Normandy of the gift of the king's progenitors, and that the custody thereof ought to pertain to the king in times of voidance of the abbey, as the escheator understood from the testimony of trustworthy men, and that, as the abbey was void by the death of Ralph, the late abbot, and as the escheator had no evidence that the present abbot or William de Reel, prior of the aforesaid priory, the abbot's proctor in England, had satisfied the king for the issues of the voidance, he took the manors and half-hundred into the king's hands in name of distraint, until the king should be satisfied for the premises, and the king afterwards—understanding on the prior's behalf that the abbot holds the manors and half-hundred aforesaid in frankalmoin by the charters of the king's progenitors, sometimes kings of England, without doing any service therefor, and that the manors and [half-]hundred were not taken into the hands of the king's progenitors at any time in the past during the voidance of the abbey by the death of any abbot, and that none of the king's progenitors received any issues or profits thereof by reason of any voidance of the abbey—ordered the escheator to make inquisition concerning the premises, and it is found by the inquisition that the abbot holds in co. Essex the priory and the manors and half-hundred aforesaid of the gift of St. Edward, sometime king of England, and by the confirmation of King William and of Henry son of the Empress in frankalmoin, without doing any service therefor, and that the priory or manors and half-hundred were not taken into the hands of any of the king's progenitors by reason of any voidance of the abbey, and that the king's progenitors did not receive any issues or profits thence at any time.

May 4.
Woodstock.

To the same. Order to permit Thomas de Braynesford of London and John le Clerk of Deptford to fell the wood growing in the wood of Swanescomp, and to carry away and make their profit of it and of the firewood therein specified below, as the king—at the prosecution of the said Thomas and John, suggesting that they had lately bought from Edmund, then earl of Kent, all his wood then growing in the said wood for a certain sum of money paid to him beforehand, as appears by his letters of acquittance in their possession, and that the said wood of Swanescomp has been taken into the king's hands by reason of the earl's forfeiture, and they have prayed the king to cause the wood to be delivered to them, so that they may fell the wood, carry it away, and make their profit according to their agreement with the earl—ordered the escheator to make inquisition concerning the premises, and it is found by his inquisition that Thomas and John, on 18 March, in the 3rd year of the king's reign, bought from the earl all his wood of Swanescomp then growing, to be felled and carried away by them within three years, for 1,000 marks, which they paid and delivered by the earl's letter close sealed with his seal to

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Membrane 34—cont.

William de Hoo, then keeper of his wardrobe, for the earl's use, and that they have the earl's letter of acquittance testifying the receipt of the money, and that of the said wood there is felled to the value of 566*l.* 13*s.* 4*d.*, and thereof there lies within the said wood timber and firewood to the value of 30*l.*, and that the wood now growing in the wood is worth 120*l.*, and the said wood was taken into the king's hands together with the manor of Swanescomp by the earl's forfeiture, and that it is in the king's hands solely for this reason. By C.

May 6.
Woodstock.

To the same. Order not to intermeddle further with the manor of Hicche and with a sixth of the manor of Luyton except the chief messuage of the manor, which have been taken into the king's hands by reason of the death of Robert de Kendale, and to restore the issues thereof to Margaret, late the wife of the said Robert, upon her taking the fealty due to the king for the said manor and sixth part, as the king learns by inquisition taken by the escheator that Robert and Margaret held jointly on the day of Robert's death the said manor of Hicche of the grant of the late king to them and to the heirs male of the bodies of Robert and Margaret, and a sixth part of the manor of Luyton, except the chief messuage, of the feoffment of John Power, to them and to Robert's heirs, and that the manor of Hicche is held of the king by the service of 1½ knight's fees, and the sixth part of the manor of Luyton by the service of a sixth of a moiety of a knight's fee, and that Margaret continued her seisin of the said manor and sixth part together with Robert until his death, and that Robert held no other lands of the king in his demesne as of fee on the day of his death by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services, and that Edward his son is his next heir and is of full age.

April 24.
Woodstock.

To the same. Order to deliver to Nicholas de Tony and Margaret his wife, late the wife of John son of Geoffrey de Burdeleys, the manor of Sculton, co. Norfolk, which has been taken into the king's hands by reason of John's death, taking from Nicholas the fealty due to the king therefor, as the king learns by inquisition taken by the escheator that John and Margaret acquired to them and the heirs of their body from Geoffrey de Burdeleys, by the late king's licence, the said manor, which is held of the king by the service of being the king's lardener at his coronation, and that John and Margaret were seised thereof by virtue of this acquisition, and that they continued their joint seisin thereof from 6 October, in the 14th year of the late king's reign, until 30 July, in the 3rd year of the present king's reign, upon which day John died, and that the manor is worth yearly in all issues 100*s.*, and that it was taken into the king's hands by reason of John's death, and for no other reason.

April 23.
Woodstock.

To the justices in eyre in co. Northampton. Whereas Humphrey de Bassyngbourn demands before the justices by the king's writ 30 acres of meadow in Fodringeye against John de Bretagne, earl of Richmond, and the earl has alleged in pleading that he holds the meadow to him and the heirs of his body of the late king's gift, so that if he died without an heir of his body, the meadow should revert to the king, and he exhibited the late king's charter testifying this, and that he ought not to answer without consulting the king, by reason whereof the justices have deferred proceeding in the suit, wherefore Humphrey has besought the king to provide a remedy: the king therefore orders the justices to proceed in the suit, and to cause justice to be done to the parties, notwithstanding the earl's allegation or the charter aforesaid, provided that they do not proceed to render judgment without consulting the king. By p.s. [3473.]

1330.

Membrane 34—cont.

To the treasurer and barons of the exchequer. Order to allow to John de Hynkele 10*l.* in his account at the exchequer, if they ascertain that he paid this sum as sheriff of cos. Salop and Stafford to Roger de Mortuo Mari for Michaelmas and Easter terms last, in execution of the king's order to pay that sum yearly to Roger, to whom the king lately gave the name of earl of March, and whom he appointed earl of March, and girded with the sword as is the custom, and to whom he granted the aforesaid sum of yearly rent to be received under the name of earl of March.

April 23. To the same. Order to allow to John de Hynkele 24*l.* 16*s.* 0*d.* in his
Woodstock. account at the exchequer as sheriff of Stafford, if they find that he paid that sum to Roger de Swynnerton in execution of the king's order, which sum the king assigned to Roger from the issues of that county for money due to him from the king for his costs and expenses in the king's service [in going] from Marlebergh to Sarum and thence to Walingford.

April 28. To Roger atte Assh, constable of Arundel castle. Order to pay to
Woodstock. William de Holyns, king's clerk, 18*d.* daily for his wages from 14 March last, when the king appointed him jointly with Roger to receive by indenture from Nicholas de Longeford and John Payn the jewels and other goods and chattels in the aforesaid castle that the king caused to be seized into his hands, and to cause the same to be kept safely until otherwise ordered, and to cause that sum to be paid to William henceforth for so long as he shall stay there concerning the said custody. By K.

April 26. To the mayor and bailiffs of Bristol. Order to cause the debts of Firmin
Bristol. de Moustiers, merchant of Amiens, to be released from arrest, and to permit him to levy them and make his profit thereof, as he has shewn the king that although peace has been confirmed between the king of France and his subjects and the king and his subjects concerning the disputes upon both sides, nevertheless the mayor and bailiffs have not cared to release from arrest certain debts due to Firmin in that town, arrested in the hands of the debtors by the mayor and bailiffs by pretext of certain orders of the king directed to them to arrest the goods and wares of men and merchants of the land of France, and they do not permit him to levy the said debts, contrary to the form of the peace.

MEMBRANE 33.

April 18. To the treasurer and barons of the exchequer. Whereas the king, on
Woodstock. 8 July last, committed to Anthony de Lucy, by letters patent under the exchequer seal, his herbage in the wood and ward of Allerdale in the forest of Ingelwode, co. Cumberland, to hold at ferm from Easter preceding for seven years, rendering therefor to the exchequer 12*l.* yearly, and afterwards, on 27 July, the king, accepting the commission, granted by other letters patent that Anthony should have and hold the herbage aforesaid from Easter aforesaid for seven years, rendering therefor 12*l.* yearly, according to the form of the said commission, and he is now given to understand that the commission and acceptance aforesaid were made to the damage of himself and of the men of those parts; he therefore orders the treasurer and barons to take full information concerning the premises of the justice of the Forest beyond Trent and others who have knowledge of the matter, and to cause to be done in this behalf what they shall deem ought to be done for the king's advantage. By K. & C.

April 18. To the same. William de Langeleye, king's clerk, has shewn the king
Woodstock. that whereas he, when he was clerk of the late king's chamber, received and expended divers sums of the said king's money, and did other things

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Membrane 33—cont

touching the said king's chamber, by the view and testimony of Thomas de Useflet, William de Colby, John de Thynden, and Robert de Holeden, controllers of the said clerk deputed by the said king for this purpose, and that although he is prepared to render his account to the king for the time aforesaid, the treasurer and barons have not taken care to audit his account and to cause the rolls of the said Thomas, William, John, and Robert to come before them because the said Thomas, William, John, and Robert had not commissions from the late king for being controllers of the said William de Langeleye, wherefore the latter has besought the king to provide a remedy: the king therefore orders the treasurer and barons to cause the said Thomas, William de Colby, and John and the executors of the will of the said Robert to come before them with their rolls of the time aforesaid, and to audit William de Langeleye's account, and to cause to be done further [what ought to be done] for the final settlement (*discussionem*) of that account, and to cause allowance to be made to him for what was enrolled by the said controllers, notwithstanding that the controllers had not such commissions.

By K.

April 18.
Woodstock.

To the sheriff of Southampton. Order to cause as many hurdles, bridges, stables, and other implements to be provided and made as shall be necessary for the twenty ships that the king has appointed John le Smale to choose and provide and bring to Portesmouth, and as shall be necessary for the shipment (*eshippamento*) and stay therein of the horses that are to be carried to the duchy [of Aquitaine], and to cause them to be carried to Portesmouth with all speed, so that they be there on Monday before the Ascension next, there to be delivered to Walter de Weston, the king's receiver, or to him who supplies his place there.

By K.

[*Fœdera.*]

April 12.
Woodstock.

To the sheriff of Devon. Like order for the provision and making of hurdles, bridges, stables, and other implements for the twenty ships that the king has ordered to be taken to Plummuth.

By K.

[*Ibid.*]

April 30.
Woodstock.

To the sheriff of Surrey and Sussex. Order to cause the victuals that the king lately ordered him to cause to be bought and purveyed and carried to Plummuth to be bought and purveyed, if they have not yet been purveyed, and to cause them to be carried to Portesmouth, so that they be there in the quinzaine of Holy Trinity next, there to be delivered to the receiver of the king's victuals, or to him who supplies his place there.

By K.

April 20.
Woodstock.

To the sheriff of Gloucester. Order to cause 600 quarters of wheat and 500 quarters of oats to be bought and purveyed, and to cause them to be carried to Bristol with all speed, so that they be there on Monday before the Ascension next, there to be delivered by indenture to him whom the king shall depute to receive the victuals aforesaid, as it is necessary to provide divers sorts of victuals for the maintenance of John de Eltham, earl of Cornwall, and certain other magnates of the realm whom the king has ordained to send shortly to the duchy [of Aquitaine]. The king orders the sheriff to cause as many ships as shall suffice for the carriage of the victuals to be chosen and provided in his bailiwick, and to cause them to come to Bristol in order to carry the victuals to Bordeaux.

By K.

April 25.
Woodstock.

To the sheriff of Somerset and Dorset. Order to cause the 1,000 quarters of wheat, 500 quarters of beans and pease, and 500 bacon-pigs that the king lately ordered him to cause to be bought and purveyed and carried to Plummuth, in order to be taken to the aforesaid duchy, to be bought and purveyed, if he have not yet done so, and to cause them to be carried to Bruggewauter, so that they be there on Monday before the Ascension next, there to be delivered by indenture to him whom the king shall depute. The

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Membrane 33—cont.

king orders the sheriff to cause as many ships as shall suffice for the carriage of the victuals to be chosen and provided in his bailiwick, and to cause them to come to Bruggewauter, in order to carry the victuals to Bordeaux.

By K.

May 8. To the sheriff of Cambridge. Order to cause a coroner for that county
Woodstock. to be elected in place of John son of Martin de Leveryngton, deceased.

May 10. To the sheriff of Devon. Order not to molest or aggrieve William
Woodstock. de Aumarle, knight, by reason of the king's order to take and imprison William de Aumarle, esquire, and others who are charged with adhesion to Edmund, late earl of Kent, and to restore to William, the knight, his lands, goods and chattels taken into the king's hands for this reason, together with the issues thereof, as the king understands that the sheriff has taken William, the knight, and seized his lands, goods, and chattels into the king's hands by colour of the said mandate by reason of the identity of name and surname (*cognominis*), as the king deems William, the knight, who has appeared before him and his council, wholly innocent of the adhesions and assemblies of the said earl.

By K.

The like to the following :

The sheriff of Somerset and Dorset.

The sheriff of Southampton.

May 11. To the collectors of the customs in the city of London. Order to
Woodstock. pay to Master John de Florencia, king's clerk, or to Bernard de Pouches of Florence, his attorney,* 250 marks from the issues of the customs for the present year, as the king granted to John, for his good service to the king when the latter was in parts beyond sea, 500 marks sterling of yearly rent, to be received until the king should provide him with 500 marks yearly of rent, temporal things, or ecclesiastical benefices, and the king, on 3 October last, granted that John should receive 250 marks from the custom in that city and the other 250 marks from the custom in the port of Southampton, until the king shall cause him to be provided with 500 marks yearly of rent, temporal possessions or ecclesiastical benefices.

The like to the collector of the customs in the port of Southampton.

Memorandum, that the chancellor ordered that the money shall be paid to the said John or to Bernard de Pouches of Florence, his attorney in this behalf.

May 5. To Simon de Bereford, escheator this side Trent. Order not to
Woodstock. intermeddle further with the goods and chattels specified below, and to permit Arnald Garsie de Sancto Johanne to make his profit thereof, as the king—at Arnald's prosecution, suggesting that Edmund, late earl of Kent, had demised to him the manor of Pirivrieth, co. Surrey, for a term not yet expired, and that Simon's sub-escheator in that county took into the king's hands Arnald's own goods and chattels in the manor amongst the goods and chattels of the said earl's by virtue of the king's order to take into his hands all the lands, goods and chattels that belonged to the earl in that county by reason of his forfeiture, and Arnald has prayed the king to cause the said goods and chattels to be delivered to him—ordered the escheator to make enquiry concerning the premises, and it is found by the inquisition thus taken that the earl had no other goods or cattle (*averia*) in the manor on the day of its taking into the king's hands, and that the earl demised the manor to Arnald for a term not yet expired, and that all the goods and cattle found in the manor on the day of the earl's capture were the goods of Arnald, to wit two horses for the cart, price 12s., three plough-horses (*affri*), price 10s., one plough-beast (*jumentum*), price 3s., six

* The attorney's name has been added on an erasure with the same ink as the 'memorandum' below.

1330.

Membrane 33—cont.

oxen, price 54s., sixteen cows, price 8 marks, eight bullocks (*boveti*) of the age of two years, price 20s., 12 little bullocks (*boviculi*), price 20s., nine calves, price 12s., a boar, price 2s. 6d., a sow with six little pigs (*porcellis*), price 4s., eight little pigs, price 8s., seventy-eight sheep of each kind, price 15d. each, two quarters of rye in the barns by estimate, price 8s., and 24 acres of sown rye, price 36s. By K. on the information of the steward.

May 12.
Woodstock.

To Simon de Bereford, escheator this side Trent. Order to deliver to Henry, bishop of Lincoln, to whom the king has granted the custody of the lands that belonged to Bartholomew de Badelesmere, tenant in chief of the late king, which are in the king's hands by reason of the minority of Giles, son and heir of Bartholomew, to have until the heir come of age, the manors of Laghton, Chetham and Bokynghfold, which are of the inheritance aforesaid, and which Queen Isabella, who held them of the king's grant, has now rendered into the king's hands.

By K.

May 11.
Woodstock.

To the sheriff of Devon. Order to deliver Nicholas Dauneye from prison, if he have been arrested by virtue of the king's order to the sheriff to take him and others charged with adhesion to Edmund de Wodestok, late earl of Kent, and to restore to him his lands, goods and chattels, as he has found security before the king and his council to answer to the king at his pleasure concerning the adhesion.

By K. on the information of John Mautravers.

The like to the sheriffs of the following counties :
Somerset. Cornwall.

May 8.
Woodstock.

To the sheriff of Kent. Order to release John del Ille and Richard de Hulle, who are charged with adhesion to the said earl and are imprisoned for that reason, if Bartholomew de Burghersh mainpern before the sheriff to have them before the king in the octaves of the Holy Trinity next to answer to the king, and to cause their lands, goods and chattels to be restored to them by mainprise.

By p.s. [3539.]

MEMBRANE 32.

May 3.
Woodstock.

To the sheriff of Bedford. Order to make summons and proclamations for an eyre to be held at Bedeford on Monday after Midsummer next before Hugh de Courteneye, John de Cantebrigg, Thomas de Louth, Peter de Middleton, John de Radenhale, and Thomas de Radecluye and others.

By K. & C.

To the sheriff of Derby. Order to make summons and proclamations for an eyre to be held at Derby on Monday after SS. Peter and Paul next before William la Zousch of Haryngworth, William de Herle, Robert de Malberthorp, Robert de Thorp, Robert de Scorburch, and Nicholas Fastolf and others.

May 7.
Woodstock.

To Richard de Aldeburgh. Order to lay aside all other things, and to intend the execution of those things that pertain to the office of the king's serjeant in the aforesaid eyre in co. Bedford, as the king wills that Richard shall be his serjeant in that eyre.

By K. & C.

To William de Denum. Like order concerning the office of king's serjeant in the aforesaid eyre in co. Derby.

May 7.
Woodstock.

To the treasurer and chamberlains. Order to cause the rolls of the two last eyres in co. Bedford and of the two last rolls in co. Derby to be searched, and to cause the rolls of the former county to be delivered to Hugh de Courteneye, one of the justices in eyre in that county, and the rolls of the other county to be delivered to William la Zousch of Haryngworth, one of the justices in eyre in that county.

By K. & C.

1330.

*Membrane 32—cont.*May 7.
Woodstock.

To John de Stonore, chief justice of the Bench. Order to cause all pleas touching the men of co. Bedford pending undecided before him to be adjourned before the aforesaid justices in eyre in that county, as has been usual heretofore in the like case, and to cause proclamation to be made in the Bench aforesaid that the men of that county shall prosecute their records of the pleas aforesaid, if they think fit. By K. & C.

To the same. Like order for the adjournment of all pleas touching the men of co. Derby before the aforesaid justices in eyre in that county.

May 7.
Woodstock.

To Peter de Ludyngton, keeper of the king's writs in the common Bench. Order to deliver to Adam de Stayngrave, king's clerk, to whom the king has committed the custody of the rolls and writs in the aforesaid eyre in co. Bedford, by indenture, all writs touching the aforesaid pleas in that county. By K. & C.

To the same. Like order for delivery to William de Scothowe, king's clerk, of writs concerning pleas in co. Derby.

May 13.
Woodstock.

To the treasurer and chamberlains. Order to deliver to John de Hegham, king's clerk, the rolls and writs of the two last eyres of the justices for Forest pleas in co. Southampton, as the king has appointed John Mautravers, Robert de Aspale, William de Ponte Roberti, and Hugh de Hampslape justices in eyre for Forest pleas in that county, and has committed to the aforesaid John de Hegham the custody of the rolls and writs in the eyre. By C.

Mandate in pursuance to John de Hegham.

By C.

May 8.
Woodstock.

To the sheriff of Southampton. Order to cause summonses to be made for an eyre for Forest pleas for that county to be held before the aforesaid justices at Southampton, on Monday after the Translation of St. Thomas the Martyr next. By C.

May 13.
Westminster.

To the treasurer and barons of the exchequer. Order to cause to be delivered to the aforesaid justices all rolls of the arrentations in the forests in co. Southampton by whomsoever made in the times of Edward I. and Edward II., and to receive the rolls from them after the end of the eyre.

May 6.
Woodstock.

To Matthew de Crauthorn, keeper of the king's silver mine in co. Devon. Order to pay to Adam de Withiford, king's clerk, to whom the king granted the office of controller of the said mine during pleasure, 12*d.* a day for his wages for the time that he has been controller and for the time that Matthew has been keeper, and to pay to him that sum daily for so long as he shall be controller, as the king—at Adam's prosecution, suggesting that the controllers of the mine were wont to receive 12*d.* a day for their wages, and praying the king to cause such wages to be paid to him—ordered the treasurer and barons of the exchequer to search the rolls of accounts of the keepers of the mine to whom such wages were allowed and other memoranda of the exchequer touching the premises, and to certify the king of what they found, and they have signified that 12*d.* were allowed to other controllers of the mine aforesaid in times past.

May 3.
Woodstock.

To the bailiffs of Kyngeston-on-Hull. Order not to permit W. archbishop of York to use and enjoy any liberties that may be to the prejudice of the right of the king's crown or of the men of that town, until otherwise ordered, as the king learns by a petition exhibited before him and his council in parliament at Winchester by the bailiffs and other ministers of that town that the archbishop presumes to usurp anew divers liberties in that town upon the right of the king's crown, to the disinheretance of the king and of his crown, and to the prejudice of the men of that town.

By p.s. [3513.]

1330.

*Membrane 32—cont.*May 4.
Woodstock.

To the keeper of the island of Guernereye, or to him who supplies his place. Although the king, believing that the chapel of St. Mary of the Marshes in that island was void and pertained to his donation, granted it to his clerk John de Etton, and ordered the said keeper to induct the said clerk into corporal possession, nevertheless—as it now appears by the keeper's certificate sent into chancery that Robert de Haddeie, chaplain, was instituted to the chapel aforesaid by the bishop of Coutances, the diocesan of the place, and that he has long possessed and still possesses the chapel, and that he is bound to make personal residence in the chapel and to celebrate divine service there daily for the soul of H. king of England, the king's progenitor, and for the souls of his heirs and successors—the king orders the keeper to permit Robert to hold the chapel without impediment, saving the king's right when he may wish to speak concerning the same.

The like to the keeper of the Island of Auregneie, or to him who supplies his place, for John Caretier, chaplain of the chapel of St. Arcadrus in that island, which was conferred upon John de Rasyng.

May 6.
Woodstock.

To Isabella de Vescy. Order to deliver to David de Strabolgy, earl of Athole, son and heir of David de Strabolgi, late earl of Athole, and of Joan, late his wife, one of the kinswomen and co-heiresses of Aymer de Valencia, late earl of Pembroke, all the lands that were assigned to David and Joan as her purparty of the earl of Pembroke's lands in the late king's chancery, which are in the king's hands and in Isabella's custody by reason of the minority of David the son, and the knights' fees, advowsons, and other appurtenances thereof, as the king has granted to David the son, who is of full age, as the king learns upon trustworthy testimony, the custody of the aforesaid lands, with the knights' fees, advowsons, and other appurtenances, in aid of his maintenance during the king's pleasure, or until the king shall cause his purparty of the said earl of Pembroke's lands to be assigned to him, without rendering anything to the king therefor. By K. & C.

May 1.
Gloucester.

To the sheriff of Gloucester. Order to make due and speedy execution of the king's writ of judgment to deliver to Edmund son of Isabella de Haggele, the king's yeoman, seisin of four messuages and a carucate of land in Stokerswell and Shenyndon, notwithstanding that they were taken into the king's hands by the forfeiture of John Pecche, as the king is given to understand that Edmund recovered his seisin of the said messuages and land by consideration of the king's court against John Pecche, Nicholas Pecche, and Robert son of Richard Richeman. By p.s. [3500.]

*MEMBRANE 31.*May 8.
Woodstock.

To Simon de Bereford, escheator this side Trent. Order to supersede until Michaelmas next the demand made upon William son and heir of William Criketote, for his homage for the manors of Yekesworth and Ouseden, and not to intermeddle further with the said manors and the manor of Lovenhey, and to restore the issues thereof to William, as the king ordered the escheator to certify him of the cause for taking into his hands the aforesaid manors, which belonged to Joan, late the wife of William Criketote, and the escheator has returned that Joan held on the day of her death the said manor of Yekesworth in dower of the inheritance of William son and heir of the said William, and that she held the manor of Ouseden in her demesne as of fee of the king in chief, and that the manor of Lovenhey is held of the earl of Oxford, and that the escheator took the manors into the king's hands because he had no knowledge whether or not William son of William had done homage to the king for the manors of Yekesworth and Ouseden, which are thus held of him, and it is now

1330.

Membrane 31—cont.

shewn to the king on William's behalf that he did his homage to the king in this behalf, and hereupon he vouched to warranty the rolls of chancery, and the king has given him respite for the homage aforesaid until Michaelmas, if it have not yet been made, because the said rolls are not at present in the king's hands.

May 14.
Woodstock.

To Henry le Scrop and his fellows, justices to hold pleas before the king. Whereas it was lately found by certain inquisitions concerning the lands that belonged to John Giffard of Brymesfeld, tenant in chief of the late king, which were taken into his hands by reason of John's death, that John son of Fulk Lestraunge and Eleanor his wife, sister of the said John Giffard, and James son of Nicholas de Audele, the issue of Katherine de Audele, the other sister of John Giffard, were the nearest heirs of John Giffard, and it was also found by other inquisitions taken by the king's order that Roger Bavent, Thomas de Grymsted, and Richard Dansy were the heirs of John Giffard by divers other degrees of consanguinity, and the king, by reason of the difficulties and contradictions (*varietates*) arising in the said matter, sent the aforesaid inquisitions before him, and subsequently, whilst the matter was pending undecided before him, upon its being found by other inquisitions taken at the prosecution of John de Cailwe, asserting that he was the next heir of the said John Giffard, that John de Cailwe is the next heir of John Giffard and is of full age, and upon John de Cailwe beseeching the king to cause the lands to be delivered to him as next heir, the king sent the inquisitions before him *sub pede sigilli*, ordering the said justices to examine the inquisitions, and to cause to be done for John de Cailwe what should seem fit to them; and the king is now given to understand on behalf of John de Cailwe that although it was found by a jury taken before the justices that John de Cailwe is the next heir of John Giffard, the justices defer proceeding to render judgment in the matter, wherefore he has besought the king to provide a remedy: the king therefore orders the justices, if it be so, to proceed to render judgment in this matter with all speed, and, when judgment have been rendered, to send the record and process of the same with all things touching it, and all the inquisitions aforesaid before the king in chancery, so that he may cause to be done for John de Cailwe in the premises what he shall see fit. By p.s. [3562.]

May 13.
Woodstock.

To Richard de Denton. Order to deliver to John de Quynhowe 1,000 acres of land in Quynhowe, which are in Richard's custody by the king's commission during pleasure, as the king—at John's prosecution by petition before him and his council, suggesting that Simon de Quynhowe, his father, of whom he is the heir, was captured in the late king's war in Scotland, and demised to William le Blount the said land for his ransom for a term of eleven years, and that afterwards the land was taken into the late king's hands with William's lands because William adhered to Andrew de Hertela, the late king's enemy and traitor, and praying the king to cause justice to be done to him in this behalf—appointed Robert de Barton and John de Skelton to make inquisition in Richard's presence concerning the premises by the oath of men of co. Cumberland, and it is found by the inquisition that Simon was captured in the late king's service in the war of Scotland, and that he demised the aforesaid land to William for eleven years for his ransom, the term beginning at Whitsuntide, in the 11th year of the late king's reign, and that the land was afterwards taken into the late king's hands because William adhered to the said Andrew, and that it is still in the king's hands, and that the term expired at Whitsuntide last, and that William had no other estate in the land, and that neither Simon nor John remitted or quit-claimed the land in the seisin of William at any time, or changed their estate therein in any way, and that the land is not held of the king, and that it is worth yearly in all issues 30s., and it appears by

1330.

Membrane 31—cont.

the second part of the indenture between Simon and William under William's seal exhibited in chancery that the demise was made in form aforesaid.

May 18.
Woodstock.

To Simon de Bereford, escheator this side Trent. Order to deliver to Bartholomew Aubray and to Constance his wife, late the wife of Thomas de Jardyns of Exnyng (*Dexnyng*'), tenant in chief, the lands that they hold as her dower, which were taken into the king's hands because she married Bartholomew without the king's licence, and to restore to them the issues thereof, as the king granted to Thomas Priour, his yeoman, the forfeiture pertaining to him for the said marriage, and Thomas has acknowledged in chancery that Bartholomew and Constance have satisfied him for the marriage aforesaid.

May 18.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause John de Roches, keepers of the islands of Gernereye, Jereseye, Serk, and Aurneye, to have allowance in his account for the costs and expenses incurred by him by the king's order about the repair of the king's castles, houses, and mills in the said islands, and the carriage of victuals sent to the islands for the munition of the castles, and for the passages of John and his envoys to England and the islands upon the king's affairs, and for the wages paid by him to men-at-arms and footmen that he retained by the king's order in the said castles for the safe custody thereof.

May 18.
Woodstock.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with 18 acres of land and 5 acres of wood in the manor of Wassingle, co. Huntingdon, by reason of the forfeiture of Edmund, late earl of Kent, as the king—at the prosecution of Simon de Drayton, suggesting that he held the manor for life by demise from the prior of the Hospital of St. John of Jerusalem in England, and that the earl, asserting that the said 18 acres of land and 5 acres of wood ought to pertain to him by reason of the manor of Caldecote, in the same county, which (*quos*) the earl lately had of the king's grant, had unjustly disseised Simon from the said land, and detained it from Simon until his forfeiture, and that the land and wood have come to the king by the earl's forfeiture, and praying the king to cause justice to be done to him—appointed William le Moigue and John Waldeshef to make inquisition concerning the premises, and it is found by their inquisition that the land and wood are of the appurtenances of the manor of Wassingle, which Simon thus holds of the prior's demise, and not of the appurtenances of the manor of Caldecote, and that the earl disseised and amoved Simon thence, and that the land and wood are worth yearly 8s. 6d.

May 16.
Woodstock.

To the justices in eyre in co. Nottingham. Order not to aggrieve the men of the township of Tireswelle in the eyre by reason of the goods and chattels of Hubert de Tireswell, which were in their custody as forfeited to the late king by reason of Hubert's flight for the death of Stephen Mauvel of Rampton and William his brother, wherewith Hubert was charged, as the late king pardoned Hubert the suit of his peace for the said deaths, and afterwards granted to him his goods and chattels, which he ordered the township to deliver to him.

May 20.
Woodstock.

To John Darcy, lord of Werk in Tyndale, or to him who supplies his place there. Whereas the king committed to Richard Talebot the custody of the lands that belonged to John Comyn of Badenagh, tenant in chief of the late king, and afterwards ordered the said keeper to cause dower to be assigned to Edmund, late earl of Kent, and to Margaret his wife, late the wife of the said John Comyn, of the lands whereof the latter was seised in his demesne as of fee in the liberty of Tyndale on the day of his death, according to the extents thereof taken by the late king's order by Simon de

1330.

Membrane 31—cont.

Grymesby, the late king's escheator beyond Trent, the tenors whereof the king sent to him *sub pede sigilli*; and the king, upon learning from Richard that the keeper's bailiff of the liberty aforesaid had proceeded to make the assignment without warning Richard, and had assigned and caused to be delivered to the earl and Margaret in his absence divers lands beyond what was due to them of the said lands, ordered the keeper to resume into the king's hands all the lands thus assigned to the earl and Margaret, if he ascertained that the assignment had been made in Richard's absence, and to cause them to be delivered to Richard; and the king is now given to understand on Richard's behalf that although he entered the lands thus assigned in dower, and held them for some time according to the king's commission, nevertheless the keeper, pretending that the lands thus assigned ought to pertain to him as forfeited by reason of the earl's forfeiture, has seised them into his hands, and has received the fealties of the tenants there, not permitting Richard to intermeddle therewith in any way: the king orders the keeper not to intermeddle in any wise with the lands in question, and to permit Richard to hold them according to the king's commission, so that he may answer to the king for the issues thereof, delivering to Richard any issues received therefrom.

May 22.
Woodstock.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the tenements specified below, which he has taken into the king's hands by reason of the death of John le Rous, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John le Rous and Ela his wife held jointly on the day of John's death a messuage, a carucate of land, 2 acres of meadow, and 10 acres of wood in Lye near Westbury, of the gift of John de Lavinton, to them and to the heirs of John le Rous, and a messuage, 60 acres of land, and 3 acres of meadow in Benton of the gift of Andrew de Guystede, to them and to the heirs of John le Rous, and that the tenements in Lye are held of Robert de Maners by the service of 1*d.* yearly for all service, and that the tenements in Benton are held of the abbey of Romesby by the service of 4*½d.* yearly.

May 22.
Woodstock.

To Anthony de Lucy. Whereas—upon its being found by an inquisition taken by John de Crombwell, keeper of the Forest beyond Trent, that the prior of St. Mary's, Carlisle, and his predecessors were seised of the tenth penny arising from all extra-parochial agistments within the forest of Ingelwode in the times of all keepers of that forest, by the hands of the receivers of the issues of that forest, from the time of the foundation of the priory of the grant of Henry son of the empress (*imperatoris*), sometime king of England, until Henry le Scrop, late keeper of the forest aforesaid, hindered them and detained the said tenth penny from them, and upon its being also found by Henry's certificate sent into chancery that he detained the tenth penny from the prior because neither he nor any one in his name brought to Henry any warrant to receive it—the king ordered Anthony to pay to the prior the tenth penny of such agistments in the wood of Allerdale, which Anthony holds of the king's commission, if it be within the forest aforesaid and extra-parochial, for the time that he has had the custody, as was usual before the detention aforesaid, and Anthony has signified to the king that the said wood is placed without the forest by the perambulation lately made in the forest; and the prior has given the king to understand that the wood at the time of the grant was within the forest and without the limits of any parish at the time of the grant aforesaid, and is still without any parish, and that the prior and his predecessors were seised of the tenth penny from all agistments in that wood by virtue of the grant from the time of the grant, as well when the wood was placed outside the forest by the perambulation aforesaid as before the perambulation, until the time when

1330.

Membrane 31—cont.

Anthony received the custody: the king therefore orders Anthony, if it be so, to pay to the prior the tenth penny from such agistments in the wood aforesaid for the time during which he has had the custody, and for so long as he shall have the custody.

MEMBRANE 30.

May 26.
Woodstock.

To Simon de Beresford, escheator this side Trent. Order to cause dower to be assigned to Ela, late the wife of John le Rous, tenant in chief, upon her taking oath not to marry without the king's licence.

May 20.
Woodstock.

To the sheriff of Lancaster. Order to deliver William Brodhevede, imprisoned in Lancaster gaol for the death of Thomas Cutbiche of Hoghton, in bail to twelve mainpernors, who shall undertake to have him before the king's justices at the first assize in that county, as the king learns by the record of William de Denum and his fellows, justices to deliver Lancaster gaol, that William slew the said Thomas in self-defence, so that he could not otherwise escape death, and not by felony or malice aforethought.

May 18.
Woodstock.

To Robert de Hornclif, constable of Baumburgh castle. Order to pay to Roger de Horsele 20 marks for Easter term last out of the issues of that castle, in accordance with the late king's grant of 20 November, in the 12th year of his reign, to Roger of 40 marks yearly from the issues of that castle, until he should provide Roger with 40 marks of land yearly for life.

May 27.
Woodstock.

To the sheriff of Cornwall. Order to pay to the mariners whom John le Smale, king's clerk—appointed by the king to provide and choose a certain number of ships for the passage of certain of the king's subjects to the duchy [of Aquitaine], and to choose mariners of the best and strongest that he can find for the rule and munition of the said ships, to wit for a double shipment, and to cause the ships to be taken to Portesmouth before 13 June next—shall choose their wages, or at least a part of the same, before they leave their ports, out of the issues of the sheriff's bailiwick, as the said clerk shall direct on the king's behalf, making with the clerk an indenture of the sums of money thus paid.

By K. & C.

The like to the sheriffs of the following counties:

Sussex.

Somerset and Dorset.

Southampton.

Devon.

May 24.
Woodstock.

To the treasurer and barons of the exchequer. Order to view the king's letters patent under his seal called 'coket' in the possession of William, brother of Richard de la Pole, whereby the king is bound to William, and to certain other merchants whom he has satisfied for the king in 535 marks 6s. 8d. lent by them to the king, to wit 13s. 4d. beyond the usual custom upon each sack of wool taken by them out of the realm, and to cause an assignment therefore to be made to Richard and William upon the issues of the customs in the port of Kyngeston-on-Hull, and, after the assignment have been made, to cause a tally thereof to be levied at the king's receipt, and to cause it to be delivered to the collectors of the customs aforesaid, receiving from William the said letters patent, as Richard and William have prayed the king to cause assignment to be made to them upon the said customs, in accordance with the king's grant that they should have all issues of the old and new customs in the said port until they should be satisfied for all debts due to them, both for the provisions made by Richard for the office of butler, and for the money lent by them to the king of the imprest of one mark upon each sack of wool taken out of the realm, and for the

1330.

Membrane 30—cont.

money paid by them to divers merchants of the realm in the king's name from such imprest made to the king by the said merchants whereof Richard and William have letters under the seal called 'coket.'

June 1.
Woodstock.

To the bailiffs of Basingstok. Order to pay to Thomas de Bynedon, burgess of Southampton, 40*l.* from their ferm for Easter term last, as Thomas has shewn the king that he paid to Edmund, late earl of Kent, then lord of Basingstok, before his forfeiture, 40*l.* by way of loan, and the earl made an assignment therefor upon the ferm of that town, and ordered the bailiffs to pay to Thomas that sum at Easter term last, and made to them his letters patent of acquittance, which remain in Thomas's possession, and Thomas has not yet secured payment of the said sum or of any part thereof, as he alleges, and the king learns from the testimony of Oliver de Ingham that Thomas lent this sum to the earl in form aforesaid, and that he has not yet had satisfaction therefor.

By K.

May 20.
Woodstock.

To the constable of Neth castle. Order to deliver to Queen Philippa the said castle and the issues thereof from 12 February last, as the king on that day assigned to her in dower, amongst other castles, manors, and lands, the land of Glaumorgan and Morgannou in Wales and the marches of Wales, with castles, towns, manors, and other appurtenances, and the said castle is in that land.

Et erat patens.

June 3.
Woodstock.

To the sheriff of York. Order to deliver to Henry, bishop of Lincoln, the assign of W. bishop of Norwich, executor of the will of Bartholomew de Badlesmere, the manors of Bolton, Swinton, and Goldethorp, if he ascertain that John de Belewe, lately deceased, held these manors on the day of his death of the heir of Payn Tybetot, tenant in chief of the late king, as of the manor of Bentele by knight service, and the body and marriage of John's heir, if he ascertain the marriage pertained to Bartholomew by reason of the late king's grant to him of the custody of the manor of Bentele during the minority of the heir of the said Payn, and if he ascertain that John held no lands of the king elsewhere, the said king having caused the manor of Bentele to be taken into his hands because Bartholomew was of the quarrel of Thomas, late earl of Lancaster [*etc. as in order of April 20, page 21 above*], as the bishop of Lincoln has shewn the king that John de Belewe held the aforesaid manors of Payn's heir as of the manor of Bentele by knight service, and that they were taken into the late king's hands by reason of John's death in name of wardship, and that they are still in the king's hands for this reason, and he has prayed the king to cause them to be delivered to him as Bartholomew's chattel to have until the heir come of age, and to cause the heir's body to be delivered to him to be married in form aforesaid.

By K.

June 3.
Woodstock.

To the sheriff of Kent. Order to release Henry Wygewode, who was charged with adhesion to Edmund, late earl of Kent, and to restore his lands, goods and chattels, if he have been arrested in execution of the king's late order, as Bartholomew de Burgherssh has mainperned before the king to have Henry's body before the king when the king will speak against him.

1 June.
Woodstock.

To the sheriff of Salop and Stafford. Order to cause a water-mill to be constructed anew in the manor of Stourton in a place where he shall see fit, and to cause the king's houses and the head of the fish pond in the manor to be repaired, expending up to 40*l.* by the view and testimony of Henry de Mortuo Mari, king's yeoman, the keeper of the manor and of the forest of Kynefare, or of him who supplies his place, as the king is given to understand that the mill was lately fallen down and levelled with the ground. The king has ordered the said keeper to deliver to the sheriff the necessary timber from the said forest.

By p.s. [3627.]

1330.

*Membrane 30—cont.*June 3.
Woodstock.

To the sheriff of Wilts. Order to supersede entirely the king's order to exact Nicholas Russel to outlawry, which was issued because he was not found to come before the justices of the Bench to answer to Simon de Berford, who lately impleaded him of this that he should render account of the time when he was Simon's receiver of his moneys, as Simon has asserted before the king that Nicholas has satisfied him for the said account.

June 1.
Woodstock.

To the collectors of the customs in the port of Boston. Order to pay to William, count of Julers, or to his attorney in his behalf, 600*l.* from the issues of the custom for Michaelmas and Easter terms last, any assignments made elsewhere upon the customs notwithstanding, as the king, on 3 September last, granted to the count that he should receive the aforesaid sum yearly, which the king had granted to him for his fee for his stay with him, from the issues of the said customs until the king should otherwise ordain.

Vacated, because on the Liberate Roll.

Nov. 2.
Woodstock.

To the collectors of the customs in the port of Lenne. Order to pay to Gerard de Potes 20*l.* for Easter and Michaelmas terms last from the issues of the customs, notwithstanding any assignment made to the contrary, as the king, on 3 October, in the 3rd year of his reign, granted to Gerard, for his good service to the king and to Queen Isabella in parts beyond sea and on this side the sea, 20*l.* yearly from the issues of the customs of that port.*

By K.

The like in favour of the following:

June 2.
Woodstock.

William Douuort, chamberlain of the count of Hainault, for 10*l.* for Easter term, addressed to the collectors of customs in the port of Great Yarmouth.

Nov. 2.
Woodstock.

John de Berners, for 20*l.* for Easter and Michaelmas terms last, addressed to the collectors of customs in the port of Ipswich.*

*MEMBRANE 29.*June 6.
Woodstock.

To the sheriff of Devon. Order to cause the houses and bridges within Exeter castle, which are ruinous and broken down, to be repaired, expending up to 10*l.*

By K.

June 6.
Woodstock.

To Peter de Veel, constable of Kaerfilly castle. Order to deliver to William de Aune, late constable of that castle, all his goods and chattels in Peter's custody.

By K.

June 3.
Woodstock.

To the treasurer and barons of the exchequer. Order to supersede the demand made by them upon Edmund Hakelut for an account or for the issues and profits of the manor of Upleden by reason of the late king's commission thereof to him under a certain form, and to cause him to be acquitted and discharged thereof, as the king learns upon trustworthy testimony that Edmund did not receive any issues or profits from the manor by virtue of the said commission.

By p.s. [3629.]

June 2.
Woodstock.

To Simon de Berford, escheator this side Trent. Order not to distrain Oliva, abbess of St. Legier, Préaux, in Normandy, for her fealty for the lands that she holds of the king in England, as she has done her fealty.

June 8.
Woodstock.

To the justices of the Bench. William son of Robert de Keynes has shewn the king, by petition before him and his council, that he impleaded William de Clynton, knight, before the justices concerning the manor of Somerford, and the latter asserted that he held the manor, which came to the late king's hands by the forfeiture of Hugh de Despenser, the elder, for the

* This enrolment appears, from the words written on erasures, to have been altered from an earlier order (dated 2 June?), for payment of 10*l.* for Easter term.

1330.

Membrane 29—cont.

term of his life by the king's demise, so that the manor ought to revert to the king after William's death, and hereupon he proffered the king's letters patent testifying this, by pretext whereof the justices have deferred proceeding further in the plea, and William de Keynes has therefore prayed the king to provide a remedy: the king therefore orders the justices, if it be so, to proceed in the plea aforesaid, and to cause justice to be done to the parties aforesaid, notwithstanding the aforesaid allegation or grant, provided that they do not proceed to render judgment without consulting the king.

By pet. exhibited before the king's council at Wodestok.

June 13.
Woodstock.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the lands of Margery de Foliot, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that she held at her death no lands in her demesne as of the fee of the king, by reason whereof the custody of her lands ought to pertain to the king, but that she held for life divers lands of the inheritance of Margery, daughter of Richard Foliot, and of Margaret her sister, of divers other lords by various services, and that the said Margery, whom Hugh de Hastyng' has married, and the said Margaret, whom John de Camoys has married, are of full age.

To John de Bolingbrok, escheator beyond Trent. Order not to intermeddle with the lands of Margery de (*sic*) Foliot, retaining in the king's hands until otherwise ordered the rent specified below, restoring the issues of the lands that are held of other lords than the king, as the king learns by inquisition taken by the escheator that Margery at her death held no lands of the king by reason whereof the custody of her lands ought to pertain to the king, but that she held for her life the manor of Norton and 35s. 5d. of yearly rent in Brantyngham of the inheritance of Margery daughter of Richard Foliot and of Margaret her sister, and that the manor is held of Queen Philippa as of the honour of Pontefract by knight service, and that the rent is held of Thomas de Wake of Lidell, whose lands are in the king's hands, by knight service, and Margery, whom Hugh de Hastyng' married, and Margaret, whom John de Camoys married, are of full age.

June 13.
Woodstock.

To Simon de Bereford, escheator this side Trent. Order to assign dower to Sibyl, late the wife of John de Venuz, tenant in chief, upon her taking oath not to marry without the king's licence, in the presence of Edward de Sancto Johanne, to whom the king committed the custody of the said John's lands until his heir come of age, in accordance with the king's order to this effect to William Trussel, the late escheator, who was amoved from office before he could execute the order.

June 8.
Woodstock.

To Geoffrey le Scrop and his fellows, justices in eyre in co. Northampton. Order to adjourn all pleas begun before them in their eyre that cannot be determined before them by reason of the vouching of non-residents (*vocaciones forinsecas*) and difficulties, and also all parties pleading in those pleas, before Robert de Ardern and others, the king's justices in eyre in co. Bedford, as the king is given to understand that the said pleas can be determined before Robert and his fellows. The king has ordered Adam de Stangrave, keeper of the rolls and writs of the eyre in co. Northampton, whom the king has now appointed keeper of the rolls and writs in co. Bedford, to have the original writs touching the said pleas in the same eyre in co. Bedford, and has ordered the said Robert and his fellows to hold the pleas thus to be adjourned before them.

June 10.
Woodstock.

To the treasurer and chamberlains. Order to cause the rolls of the last two eyres in co. Derby in the treasury to be searched, if they have not yet been searched, and to deliver the rolls by indenture to William de Herle,

1330.

Membrane 29—cont.

whom the king has appointed to make eyre in place of William le Botiller of Wemme with others in that county, notwithstanding the king's order to deliver the rolls to the said William le Botiller.

June 18. To the justices next in eyre in co. Derby. Order not to put Roger, bishop of Coventry and Lichfield, in default by reason of the common summons of the eyre, as the king warrants his absence. By p.s.

June 16. To the sheriff of Kent. Order to deliver to Hugh de Burghton, priest, his lands, goods and chattels, which were taken into the king's hands upon his being charged before Henry de Cobbeham and John de Ifeld, justices appointed to deliver Maidenstan gaol, with the robbery of two horses from Matthew de Regge of Ludisdon and of one horse from Henry atte Plotte of Cobbeham, as he has purged his innocence before Simon, archbishop of Canterbury, the ordinary of the place, to whom he was delivered by the justices according to the privilege of the clergy.

June 20. To John Mautravers, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Wyndesore. Order to deliver Robert de Woburn, who is imprisoned in Wyndesore castle, for trespass of vert and venison in Wyndesore forest, to twelve mainperners who shall undertake to have him before the justices next in eyre for forest pleas in co. Berks.

June 19. To Simon de Bereford, escheator this side Trent. Order to cause dower to be assigned to Alice, late the wife of Walter le Bat, tenant in chief, upon her taking oath not to marry without the king's licence.

June 18. The king to all to whom, etc. Grant of 300*l.* yearly from the exchequer to Oto, lord of Kuyk, son of John, late lord of Kuyk, until he be paid 1,200*l.* in which Edward I. at his death was bound to John for his good service in war, as appears by the said king's letters patent in Oto's possession, as Oto has prayed the king to cause payment to be made to him for the sum.

By p.s. [3669.]

Vacated because on the Patent Roll [4 Edw. III. part 1, mem. 16].

To the treasurer and chamberlains. Order to pay the aforesaid sum yearly.

[Cancelled as above.]

June 18. To Richard de Grey. Order to restore to John Malherbe his lands in Barton, which the late king caused to be taken into his hands amongst other lands of aliens of the power of the king of France by reason of the war between him and the king of France, and which are in Richard's custody by the king's commission, together with the issues received therefrom since the reformation of peace between the king and the king of France, by reason whereof the king has restored all the lands in his hands for this reason.

The like to Simon de Bereford, escheator this side Trent.

June 15. To the sheriff of Derby. Order to provide at Derby houses necessary and useful for the session of the justices in eyre for common pleas in that county with all possible speed, and to cause the houses to be repaired where necessary by the view and testimony of two men of that town, and to cause barriers and all other needful things to be made anew. By K. & C.

June 24. To the treasurer and chamberlains. Order to cause the rolls of the two last eyres in co. Bedford to be searched without delay, and to cause them to be delivered to Robert de Ardern, whom the king has appointed to make eyre in place of Hugh de Curteneye with others in that county, notwithstanding the king's order to deliver the rolls to Hugh. By K.

June 26. For the sheriff of Nottingham. Order to deliver to Stephen Pavely of Gloucester. Rotyngton, clerk of the diocese of York, his lands, goods and chattels,

1330.

Membrane 29—cont.

which were taken into the king's hands upon his indictment before Ralph de Ingham and Peter Malure, the late king's justices to deliver York gaol, for the homicide of Richard Pavely, knight, as he has purged his innocence before W. archbishop of York, to whom he was delivered by the justices in accordance with the privilege of the clergy.

MEMBRANE 28.

- June 5. To Simon de Bereford, escheator this side Trent. Order not to inter-
Woodstock. meddle further with the manor of Herlyngdon, and to restore the issues thereof, as the king lately ordered the escheator to certify him of the cause for taking it into the king's hands, and the escheator returned that he took it into the king's hands because John de Sancto Amando, lately deceased, entered the manor after the death of Reginald Perret, who held it in chief of the late king, and occupied it in the name of wardship by reason of the minority of the heir of the said Reginald, a minor in the king's wardship, and the king—upon learning from John's executors that Reginald held the manor of John by knight service, and not of the said king, and that John entered it after Reginald's death by reason of the heir's minority, and held it until his death as his chattel—ordered the escheator to make inquisition concerning the premises, and it is found by the inquisition that Reginald held the manor of John by knight service and not of the late king, and that John entered it after Reginald's death by reason of the minority of the heir aforesaid, and thus held it, and received and had the profits thereof until the day of his death.
- April 3. To Master Thomas de Garton. Order to pay to Queen Isabella the 5,000
Woodstock. marks for Midsummer term last that the king lately received by Thomas's hands from David, king of Scotland, in accordance with the concord between the king and Robert, late king of Scotland, as the king has granted this sum to Queen Isabella. By K.
- June 8. To the sheriff of York. Order to pay to John de Nevyl 40*l.* from the
Woodstock. issues of his bailiwick, as the king has granted this sum to him for his fee for this year, the king having retained him to stay with him under a certain form. By p.s. [36*+*8.]
- June 10. To John de Roches, keeper of the isles of Gernereye, Jereseye, Serk, and
Woodstock. Aurneye. Order to cause the wines, charcoal (*carbones*), wood (*buseam*), and all other victuals in the castles in those isles that cannot be preserved (*salvari*) for the king's use to be sold, and to cause others to be bought and purveyed in their places.
To the same. Order to cause the fees and alms due from the king and his progenitors of old time in those isles to be paid to those to whom they are due.
- June 11. To the sheriff of Berks. Order to cause a coroner for that county to be
Woodstock. elected in place of Roger le Wyldeware, whom the king has caused to be removed from office for insufficient qualification.
By the testimony of John Mautravers.
- June 8. To the justices next in eyre in co. Bedford. Order not to put the abbot
Woodstock. of St. Alban's in default for his absence on the day of common summons of the eyre, as the king learns that the abbot is so infirm and weak that he cannot come before them in any way, and the king warrants that day to him.

1330.

*Membrane 28—cont.*June 4.
Woodstock.

To Simon de Bereford, escheator this side Trent. Order to cause Joan de Suthchirch, the second daughter and heiress of Peter de Suthchirch, tenant in chief of the late king, to have seisin of her purparty of her father's lands, which purparty he ordered the escheator to keep in his hands when he ordered him to divide the lands of the said Peter into two parts in Joan's presence and when he ordered him to cause Alice, daughter and co-heiress of Peter, wife of John de Newenton, to have seisin of her purparty, taking Joan's fealty, as Joan has proved her age before the escheator, and has prayed the king to cause her purparty to be delivered to her, and she is now so ill that she cannot come to the king to do homage for her purparty without great peril, and the king has granted her respite for her homage until Christmas next.

By C.

June 18.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause John de Fennewyk to be discharged of the 20*l.* in which they have amerced him because Michael de Presfen, whom he appointed his attorney to render his account at the exchequer of the time when he was sheriff of Northumberland, did not appear, because he was in the king's service by special order on the morrow of the close of Easter last, as the king has pardoned John the said fine, not wishing that he should be a loser in any way by reason of Michael's absence.

By p.s. [3668.]

June 19.
Woodstock.

To Richard de la Pole, the king's butler, or to him who supplies his place in the port of Southampton. Ralph le Cordewaner, William Giffard, and Henry Kabuel, merchants of Normandy and Paris, have shewn the king, for themselves and their fellows, merchants of those places, that whereas they lately caused two ships to be laden at Bordeaux with wine, one of which was called '*La Cecile*' of Yarmouth and the other '*La Seint Johan*' of Clyve, whereof Adam de la Broke and Thomas Clement are masters, and the masters and mariners caused the ships to be taken to Southampton, the ships were arrested there for the passage of certain of the king's subjects to the duchy [of Aquitaine], and the wines therein were landed, and 2*s.* were exacted as custom from each tun, and they have prayed the king to cause the wine to be delivered to them without paying any custom and gauge (*gaugetto*) to the king; the king therefore orders the butler to permit the merchants to take the said wine whither they will without paying any custom or gauge, and to restore to them anything that he may have exacted from them in the name of custom or gauge.

By K. & C.

To the mayor, bailiffs, and approved men of the town of Southampton, and to the collectors of the customs in that town. Like order concerning the said wines, to be taken away by the said merchants without paying any customs or charges (*prestacionibus*).

By K. & C.

June 20.
Woodstock.

Patrick Charre of Norton near Malton, imprisoned at York for the death of Thomas Liby of Malton, has letters to bail him until the first assize.

June 23.
Gloucester.

To John de Bolynghrok, escheator beyond Trent. Order not to intermeddle further with the manors specified below, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Amice, late the wife of John de Novo Mercato, held no lands at her death of the king in her demesne as of fee, but that she held on that day the manors of Wodhale in the park of Wilmersle and Thorpe in Balne as of the purchase of her and John, to them and to the heirs of their bodies, with remainder, in default of such heirs, to the right heirs of John, and that the manor of Le Wodhale is held of Queen Philippa as of the honour of Pontefract by the service of a twentieth of a knight's fee, and that the manor of Thorp is held of Henry le Vavasour by certain services, and that John and Amice died without an heir of their bodies, and that Roger de Novo Mercato, brother of John, is John's next heir and is of full age.

1330.

Membrane 28—cont.

June 23. To the sheriff of Essex. Order to cause a coroner for that county to be
Woodstock. elected in place of Robert de Haghham, who does not dwell in the county, so that he cannot attend to the duties of the office.

June 24. To the sheriff of Norfolk and Suffolk. Order to deliver to William de
Gloucester. Claydon, knight, his lands, goods and chattels, which were taken into the king's hands by reason of his indictment for adhering to Edmund, late earl of Kent, the king's enemy, before John de Loudham, Thomas de Hindringham, and Robert Houel, whom the king appointed to enquire the names of those who adhered to the earl and to take and imprison them, as William has rendered himself to prison in co. Essex prepared to stand to right concerning the premises at the king's will, and he has found mainpernors before the king in chancery to answer for his lands, goods and chattels, to wit John de Insula, knight, of co. Northampton, John de Liston, knight, Henry Gernet, Robert son of William de Roukeswell, William le Yonge of Wenington, and Richard de Norton of co. Essex.

By K. & C.

June 26. To the justices in eyre for Forest pleas in co. Southampton. Order not
Gloucester. to put the abbot of Gloucester in default for his absence on the first day of the summons of that eyre, as he is so ill that he cannot come before the justices, and the king warrants to him this day.

By p.s. [3697.]

June 20. To the justices in eyre in co. Bedford. Order not to put Henry le Scrop
Woodstock. in default for not being present at the common summons of the eyre, as he is intending the holding of pleas before the king in co. Oxford, and the king warrants to him his absence.

By K.

To the same. Order not to put Henry, bishop of Lincoln, in default by reason of the common summons of the eyre, as the king warrants to him his absence.

By K.

The like in favour of the following:

Nicholas de Falle, prebendary of the minor prebend of Bedeford in
St. Mary's church, Lincoln.

By K.

Henry de Hambury.

Edmund de Flete.

June 25. To William de Herle and his fellows, justices in eyre in co. Nottingham.
Gloucester. Order to adjourn all pleas begun before them in co. Nottingham that cannot be determined before them by reason of the vouching of non-residents (*vocaciones forinsecas*) and difficulties, and also the parties pleading the same pleas before the said justices in the eyre in co. Derby, and to hold the said pleas before them in that eyre, as the king is given to understand that the said pleas can be determined in the eyre in co. Derby, the king having appointed William la Zousche of Haryngworth and the said William and others to make eyre in co. Derby, and having afterwards substituted William le Botiller of Wemme in place of William la Zousch, and having subsequently substituted the said William de Herle in place of William le Botiller.

By K. & C.

June 26. William son of Ralph dil Hill of Edenstowe, imprisoned at Nottingham
Gloucester. for trespass of venison in Shirwod forest, has letters to John de Crumbwell, keeper of the Forest beyond Trent, to bail him until the coming of the justices for pleas of the Forest in co. Nottingham.

MEMBRANE 27.

July 8. To the sheriff of Hereford. Order to cause a verderer for the forest of
Woodstock. the Hay of Hereford to be elected in place of Thomas Petit, deceased.

July 7. To Simon de Bereford, escheator this side Trent. Order not to inter-
Woodstock. meddle further with the following messuage in Fawy, and to restore the

1330.

Membrane 27—cont.

issues thereof, as the king—at the prosecution of the prior of Tywardrey, suggesting that he acquired a messuage in Fawy from William de Fawy long before the publication of the statute of mortmain, and that the escheator had taken it into the king's hands, pretending that the prior had acquired it from William after the publication of the statute without royal licence—ordered the escheator to make inquisition concerning the premises, and it is found thereby that a former prior of that place acquired from the said William, long before the publication of the statute, to wit in 1 Henry III., a vacant plot in the town of Fawy, whereon he built the aforesaid messuage, which is worth yearly in all issues 7*s.*, and that the prior is lord of all the said town, and that he and his predecessors from the time of the foundation of their house of Tywardrey have had and held the lordship of that town, and that the messuage was taken into the king's hands because the escheator was given to understand that the present prior acquired it after the publication of the statute, and for no other reason.

July 10.
Osney.

To the same. Order not to intermeddle further with the manors of Whatacre, Chattegrave, and Hautboys, and to restore the issues thereof to Matilda, late the wife of Robert Baynard, as the king learns by inquisition taken by the escheator that Robert and Matilda held jointly on the day of Robert's death the manors of Whatacre and Chattegrave by fine levied in the late king's court, and the manor of Hautboys, to them and to Robert's heirs, and that the manors of Whatacre and Chattegrave are held of the heir of Robert fitz Wauter, a minor in the king's wardship, as of the manor of Hamenhal, which manor Joan, late the wife of Robert fitz Wauter, holds in dower of the said heir's inheritance by knight service, and that the manor of Hautboys is held of John de Warena, earl of Surrey, as of his manor of Castelacre by knight service.

July 10.
Osney.

To John Moriz, escheator in Ireland. Order not to distrain Rerich son of Rerich for homage and fealty for the lands that he holds of the king in chief in Ireland, as the king has taken his homage and fealty. By p.s. [3715.]

July 12.
Osney.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of John Henry of Stowe St. Mary, who is insufficiently qualified.

July 10.
Osney.

To the sheriff of Sussex. Order to cause a coroner for that county to be elected in place of Robert le (*sic*) Exele, who is insufficiently qualified.

July 12.
Osney.

To the treasurer and barons of the exchequer. Order to cause William de Hederse to be released from the Flete prison, wherein he is detained for the arrears of his account rendered at the late king's exchequer for the time when he was one of the collectors of the issues of the great custom in the city of London, and to restore to him his lands, goods and chattels, upon his finding mainprise to have him before the treasurer and barons in the exchequer at Easter next, as the king wishes to shew him favour at the request of certain magnates of his council. By p.s. [3731.]

July 13.
Woodstock.

To John de Roches, keeper of the islands of Gerneseye, Jerseye, Serk, and Aureneye. Order to cause the king's castles and mills to be repaired out of the goods and chattels that belonged to Oto de Grandisono, late keeper of the islands, and out of the issues of the islands, by the view and testimony of men of the islands, as the king understands that there are many defects in the castles and mills, and that unless they be speedily repaired, it may be to the king's greater damage hereafter, and he considers that these defects happened in the time of Oto, in default of him and his bailiffs there, wherefore they ought of right to be repaired out of his goods and the issues of the islands pertaining to him and his executors. By K. & C.

1330.

*Membrane 27—cont.*July 15.
Woodstock.

To the same. Order to retain the eighty men specified below, or others in their places, for the garrison of the castles named below, together with the six men-at-arms with him for a time that shall seem fit according to his discretion, and to pay to them their wages for the time that he has had the custody of the islands, and to pay them the same hereafter, as the king has received John's letters, containing that from the time when he went to those islands for the custody thereof by the king's commission, he retained with him six men-at-arms in aid of the safe-keeping of the islands, and that he still retains them, and that he found in Castle Cornet fifty men, and in Castle Gorri in the island of Jereseye thirty men, who were placed in garrison of the said castles by Gerard de Orum, supplying the place of Oto de Grandisono, then keeper of the islands, whereof each of them, except the constable, ought to receive 2*d.* a day for their wages, and that he has retained the said eighty men until now at the king's wages for the garrison of the castles, paying some of them their wages and not paying others, and he has besought the king to signify to him his will concerning the retention of the men for the future, and the king confides in his circumspection and considers that he, staying in those parts, may have greater knowledge of those things that pertain to the salvation of those parts than those who are ignorant of the estate of those parts, and orders John to take advice concerning the premises.

By K. & C.

To the same, or to those who hold his place in the islands of Gernereye and Jereseye. Order to deliver to John de la Marche the custody of the gate of Gerneseye castle and the office of the shrievalty in the island of Jereseye, taking from him security to answer to the king for what pertains to him for the escape of John le Marchaunt, as the king—at the prosecution of the said John de la Marche, to whom the late king granted the custody and office aforesaid for life, suggesting that he was imprisoned because it was said that he was assenting to and aiding the escape of John le Marchaunt from the prison of that castle, wherein he was detained under John de la Marche's custody for a felony whereof he was convicted, and the aforesaid custody and office were taken into the king's hands by the aforesaid keeper for this reason, and that John de la Marche was afterwards delivered from the prison by consideration of the king's court of Gernesey, and John de la Marche has prayed the king to cause the custody and office aforesaid to be delivered to him—ordered the keeper to take full information concerning the premises, and to certify him concerning them, and it is found by his certificate that John de la Marche did not assent or aid the escape aforesaid, and that he was acquitted thereof by consideration of the king's court, and that the aforesaid custody and office were taken into the king's hands for this reason, and are still in the king's hands.

July 18.
Woodstock.

To Henry de Percy. Whereas Joan, late the wife of Robert le fitz Wauter, tenant in chief, demanded before the justices of the Bench against John de Wauton, knight, a third of the manor of Wymbissh, and against William de Skelton and Constance his wife a third of two messuages and 200 acres of marsh in Burnham, co. Essex, as her dower, and the said John, William, and Constance, who hold the manor and lands for life of the grant of the aforesaid Robert, vouched to warranty John son and heir of Robert, a minor in Henry's custody by the king's commission, because Robert bound his heirs to warranty; and afterwards—because it was considered by judgment of the said court that John de Wauton shall hold in peace the third part of the aforesaid manor, and William and Constance the third of the said messuages and marsh thus demanded against them, and that Joan shall have the value from the heir's land in Henry's custody for a certain term to be rendered to the exchequer, as appears by the record and process of the suit aforesaid, which the king caused to come

1330.

Membrane 27—cont.

before him in chancery, at Joan's prosecution, beseeching him to cause lands of the heir to be delivered to her to the aforesaid value—the king, wishing to be certified concerning the value of the manor, messuages and marsh, ordered the sheriff of that county to cause them to be extended in Henry's presence, and it is found by the extents that they are worth yearly 47*l.* 1*s.* 4½*d.* in all issues; the king, wishing to put the judgment into execution, has assigned to Joan of the heir's land the manor of Shenefeld, in the said county, as of the value of 14*l.*, and 33*s.* 9*d.* of yearly rent from certain tenants in the manor of Dunmawe, in the same county, for her dower of the aforesaid manor, messuages and marsh: he therefore orders Henry to deliver to Joan the manor of Shenefeld and the rent aforesaid, for which the king will cause him to have recompence elsewhere.

July 13.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause Stephen de Abyndon to have allowance in his account of the time when he was the late king's butler for what they shall find to be due to him of the 110*l.* that the late king, on 1 July, in the 11th year of his reign, received from Stephen as a loan by the hands of his treasurer and chamberlains, which sum the late king promised to pay to Stephen before Michaelmas following, as contained in his letters patent under the exchequer seal in Stephen's possession, and Stephen has besought the king to cause the 60*l.* still unpaid to be paid to him or allowed to him as above, he having received 50*l.* from the late king's exchequer.

July 18.
Woodstock.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the lands of the abbot of Aumale, which he has taken into the king's hands by reason of the late voidance of the abbey, and to restore the issues thereof, as it appears by the rolls of the late king's chancery that the late king or any of his progenitors did not receive any issues or profits from the lands of the abbey by reason of its voidance in times past.

July 11.
Osney.

To the same. Order to deliver to Bernard son of Bernard de Brus two parts of the manor of Exton, co. Rutland, which he has taken into the king's hands by reason of the death of Bernard de Brus, as the king learns by inquisition taken by the escheator that Bernard de Brus held at his death the said two parts for his life of the grant of Robert de Brus, clerk, by fine levied in the late king's court, and that they ought to remain after his death to Bernard son of Bernard de Brus and to Matilda his wife, and to the heirs of their bodies, and that the manor is held of the king in chief as of the honour of Huntingdon by the service of the twelfth of a knight's fee, and the king has taken Bernard's homage for the aforesaid two parts, and has rendered them to him.

By p.s.

To the same. Order to deliver to Agnes, late the wife of Bernard de Brus, the manor of Conyton and the advowson of the church of that manor, and the issues thereof, as the king learns by inquisition taken by the escheator that Bernard and Agnes on the day of Bernard's death held the manor and advowson jointly for their lives, and that the manor and advowson are held of the king in chief by the service of a third of a fourth of a knight's fee, and the king has taken Agnes's fealty therefor.

July 12.
Osney.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to John de Roches, keeper of the islands of Gerneseye, Jereseye, Serk, and Aureneye, for the wages paid by him, in execution of the king's order [*as on preceding page*], to the men retained for the garrison of the castles of Cornet and Gorrik and in his company, John having retained from the time of his appointment until Michaelmas following six men-at arms and two constables, with two yeomen and eighty footmen, and from the said feast until Michaelmas following the said men-at-arms,

1330.

Membrane 27—cont.

constables, and yeomen, and forty footmen, and having paid them their wages, as appears by letters under the king's seal of that bailiwick and the seals of approved and lawful men of those islands sworn concerning the premises, which John has in his possession.

July 23. To the sheriffs of London. Order to cause Neugate gaol to be repaired
Woodstock. by the view and testimony of Robert de Notingham and William de Cossale, or of either of them, as the king is given to understand that the gaol is so weak and so threatened with ruin that the prisoners cannot be kept therein safely unless it be speedily repaired.

July 23. To Simon de Bereford, escheator this side Trent. Order to take into the
Woodstock. king's hands the 4s. of yearly rent in Foxcote specified below, and to deliver it to Master Pancius de Controne, the king's clerk and physician, together with the issues thereof from 23 September last, upon which day the king granted to him the manor of Guytyng', together with all lands and rents that belonged to Hugh le Despenser, the younger, in the hamlets of Foxcote and Aureford, as the king—upon being given to understand that Hugh was seised of certain lands in Weston Brut and Foxcote on the day of his forfeiture, which ought to pertain to the king as forfeited, and which had not yet been taken into his hands—ordered the escheator to make inquisition concerning the premises, and it is found thereby that Hugh was seised in his demesne as of fee on the day of his forfeiture of 4s. of yearly rent in Foxcote to be received from John Crossom of Foxcote.

MEMBRANE 26.

July 8. To the sheriff of Worcester. Order to cause a coroner for that county to
Woodstock. be elected in place of John de la More, who, the king learns, does not dwell continuously in the same county, so that he cannot attend to the duties of the office.

July 7. To Richard de la Pole, the king's butler, or to him who supplies his place
Woodstock. in the port of Southampton. John le Bronen, John Ryvolent, Reginald del Chastel, and John de Marcaignevill, merchants of Picardy and Poitou, have shewn the king, for themselves and their fellows, merchants of those places, that they lately caused two ships to be laden with wines at Marraunt, whereof one was called '*La Kateline*' of London and the other '*La Garland*' of Yarmouth, of which ships William Courtois and Richard Bertholomeu are masters, and the masters and mariners of the ships caused them to be taken to Southampton, and the ships were there arrested by the king's ministers for the passage of certain of his subjects to the duchy [of Aquitaine], and a certain part of the wines in the ships was landed, and 2s. are exacted by the butler from each tun as custom, and they have prayed the king to cause the wine to be delivered to them without paying any custom or gauge (*gaugeto*) thereon: the king therefore orders the butler to permit the merchants to take the said wines whither they will without paying any custom or gauge to the king, and to restore to them without delay aught that he may have exacted from them in the name of custom or gauge.

By K.

To the mayor, bailiffs, and approved men of the town of Southampton, and to the collectors of the customs there. Like order to permit the said merchants to take the wine whither they wish without paying any customs or charges thereon.

By K.

July 15. To Simon de Bereford, escheator this side Trent. Order to cause the
Woodstock. following of the lands of Robert son of John de Thorp, tenant in chief, to

1330.

Membrane 26—cont.

be delivered to Beatrice, late the wife of the said Robert, to whom the king has assigned them in dower: the manor of Little Massingham, co. Norfolk, of the yearly value of 10*l.* 6*s.* 4½*d.*; a moiety of the manor of Northereyk, in the same county, of the yearly value of 100*s.* 9*d.*; a third of the lands in Wrenyngham, in the same county, which third is of the yearly value of 49*s.* 5½*d.*; a third of the lands in Wonewelle, in the same county, which third is of the yearly value of 19*s.* 7¼*d.*; a third of the lands in Tyveteshale, in the same county, which third is of the yearly value of 11*s.* 7¼*d.*; a third of the lands in Congham, in the same county, which third is of the yearly value of 20½*d.*; a third of the lands in Horham and Fresingfeld, co. Suffolk, which third is of the yearly value of 23*s.* 8¼*d.*; a third of a moiety of the manor of Combes, in the same county, which third is of the yearly value of 23*s.* 3*d.*; and 46*s.* 9¼*d.* of yearly rent from certain tenants of the manor of Asshewellesthorp, co. Norfolk; and 6*l.* 10*s.* 2¼*d.* of rent from certain tenants of the manor of Fundenhale, in the same county.

To the same. Order to deliver to the said Beatrice the following of her husband's knights' fees, which the king has assigned to her in dower: a knight's fee in Freyngg', co. Norfolk, which John Wassant holds, of the yearly value of 66*s.* 8*d.*; a fee in Carleton and Quarles, in the same county, which Edmund de Baconesthorp holds, of the yearly value of 100*s.*; a fee in Depedale, in the same county, which Thomas Bacoun holds, of the yearly value of 100*s.*; a fee in Nelond and Creek, in the same county, which the abbot of Creek and Richard de Belhous hold, of the yearly value of 10 marks; a fee in Melles, co. Suffolk, which John de Norwico holds, of the yearly value of 10*l.*; a fee in Wynston and Crostfeld, in the same county, which Ralph de Bockyng' holds, of the yearly value of 50*s.*; a moiety of a fee in Charsfeld, in the same county, which moiety Robert Weylond holds, of the yearly value of 40*s.*

To the same. Order to deliver to the said Beatrice the following of her late husband's advowsons of churches, which the king has assigned to her in dower: the advowson of the church of Little Massingham, co. Norfolk, of the yearly value of 10*l.* 3*s.* 4*d.*; the advowson of the church of Asshewellesthorp, in the same county, of the yearly value of 6*l.*; the advowson of the chapel of Asshewell, in the same county, of the yearly value of 40*s.*

July 16.
Woodstock.

To the treasurer and barons of the exchequer. Order to search the rolls and memoranda of the exchequer concerning the payment of the 10,000 marks that J. bishop of Ely and H. bishop of Lincoln acknowledged in chancery, on the king's behalf, that they owed to Robert de Monte Alto, and to cause allowance to be made to Robert's executors for what they shall find to be still due of this sum in the 586*l.* 1*s.* 1*d.* due from him at his death to the king, and to cause the executors to have respite until the quinzaine of Michaelmas next for the remainder of the sum due from them, as they have shewn the king that he was indebted to Robert in 396 marks of the aforesaid 10,000 marks, which latter sum was acknowledged to Robert for the reversion that he made to the king of his lands, and that he was indebted to the king in 586*l.* 1*s.* 1*d.* as above, and they have prayed the king to cause the 396 marks to be allowed to them in the aforesaid sum, and to grant to them respite until the quinzaine of Michaelmas next for the remainder.

By K. & C.

July 17.
Woodstock.

To Simon de Bereford, escheator this side Trent. Whereas the king learns by inquisition taken by the escheator that Baldwin son of Gilbert, who was the founder of the abbey of Brunne, granted by his charter to the abbot and canons of that place a tithe of the money of his mills and rents of Brunna and Mortuna and of both sokes, and that Hugh Wake granted by his charter to the abbot and canons 13 sextaries of wine for the service of the sacrament of the altar of the church of Brunne, to be received yearly

1330.

Membrane 26—cont.

in the manor of Brunne, and that Baldwin Wake granted by his charter to the abbot and canons 6 sextaries of wine, three to be received on St. Peter's day and three on the morrow of that feast, yearly from the said manor, and that the abbot and his predecessors were wont to receive yearly from the time of the grants for the said tithe 40s., and for the 13 sextaries of wine 13s. and for the 6 sextaries of wine 6s., and that Hugh Wake, son of Baldwin Wake, granted to the abbot and convent in frankalmoin by his charter 4 marks yearly from his mill in Brunne, and that Baldwin Wake, son of Hugh Wake, granted to them by his charter two back-loads (*fassos dorsales*) of the great branches of his wood in Brunne, to be taken yearly without the view of him or his heirs or of their bailiffs, and that the abbot and canons ought to have their own or demesne swine yearly in the time of pannage free and quit in their wood of Brunne, and ought to have a suitable way for a waggon (*carrum*) and cart to carry their wood and their other necessities as often as need be, and that the present abbot and his predecessors have received the said tithe, wine or its price, 4 marks and loads from the time of the gift, and have had the said swine in the wood of Brunne in time of pannage free and quit, and have also had the aforesaid way, as well when the manor (which is now in the king's hands with the mills and wood aforesaid) was in the hands of the king's progenitors as when it was in the hands of the lords thereof, and that the manor, mill, wood, and other lands whence the abbot ought to receive the premises are held of the king in chief, excepting the said lands in Mortuna, which gifts the king has confirmed by his charter; the king therefore orders the escheator to cause the tenth and wine aforesaid or the said money and the 4 marks and loads, and the arrears thereof from the time of the taking of the manor, mills, and wood into the king's hands, if there be any, to be paid to the abbot out of the issues of the manor, mills, rents, and wood, and to permit the abbot to have his own or demesne swine in the wood as above, and to have a way as aforesaid, according to the said grants and as has been usual heretofore.

July 10.
Osney.

To the same. Order to assign to Oliva, late the wife of John Suard, tenant in chief of the late king, dower of her husband's lands in the presence of Henry, earl of Lancaster, to whom the king has committed the custody of the lands aforesaid, or of his attorney, if he wish to be present, as she has taken oath before the king not to marry without his licence.

July 12.
Osney.

To Richard de Wylughby and Simon de Hederset, justices to take assizes in co. Cambridge. Order not to proceed to the taking of any assize concerning the manor of John de Aspale of Oxcroft in Balsham and Wrottyng', in that county, whilst it is in the king's hands, without consulting the king, as the king is given to understand that Ranulph Wylot of Grettyngham and Amice his wife and Geoffrey son of Henry le Clerk of Mundeford and Alice his wife arramed an assize of novel disseisin before the said Simon and Robert Baynard, the king's late justices to take assizes in that county, against the said John and others named in the original writ concerning the said manor, and that the assize now remains to be taken before Richard and Simon, and that they intend proceeding to the taking of the assize.

July 18.
Woodstock.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with a messuage and a moiety of a ferling of land in Bradeham, and to restore the issues thereof, as King John by his charter, which the king has inspected, granted in frankalmoin to God and the church of St. Nicholas, Exeter, and to the prior and monks thereof, in dower of the church, the land of Bradeham, whence 50s. yearly were previously wont to be rendered to the said king, and the king—at the prosecution of the prior, learning that the escheator had taken the messuage and moiety of a ferling.

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Membrane 26—cont.

into the king's hands, pretending that the prior had acquired them in fee after the publication of the statute of mortmain without royal licence, although the prior and his predecessors have always hitherto held them from the time of the said grant as parcel of the aforesaid land—ordered the escheator to make inquisition concerning the premises, and it is found thereby that the messuage and moiety are and have been from the time of the grant parcels of the said land, and that Robert, sometime prior of that place, demised the messuage and moiety to one Ralph Tubbe to hold during pleasure, and that the present prior took the messuage and moiety into his hands after Ralph's death, and that the messuage and moiety were taken into the king's hands by reason of the pretended trespass, and for no other cause.

July 20.
Woodstock.

To the justices of the Bench. The prior of St. Frideswide's, Oxford, has shewn the king that whereas he impleaded John de Haudlo before the justices concerning the manor of Pidington, and the said John in pleading before them alleged that he held the manor by demise from Hugh le Despenser, the elder, and that the manor ought to pertain to the king after John's death by reason of Hugh's forfeiture, by pretext whereof the justices have hitherto deferred proceeding in the plea, wherefore the prior has besought the king to cause a remedy to be provided: the king therefore orders the justices, if it be so, to proceed in the plea and to cause justice to be done to the parties, notwithstanding the said allegation, provided that they do not proceed to render judgment without consulting the king.

By p.s. [3759.]

MEMBRANE 25.

July 18.
Woodstock.

To the sheriff of Southampton. Order to supersede entirely the execution of the king's late order to exact John de Wychebury from county [court] to county [court] until he be outlawed, and to cause him to be arrested if he appeared, so that he should have him before the king's justices at Westminster at a day named in the writ to render account to the prior of Motesfounte for the time when he was his bailiff in Wallop and Motesfounte, as the prior has acknowledged in person before the king in chancery that John has finally accounted with him for the time when he was his bailiff in the said places, and has satisfied him for the arrears of his account. The king has ordered the said justices not to molest John by reason of this account.

July 28.
Woodstock.

To Simon de Beresford, escheator this side Trent. Order to cause Eleanor de Lenham, daughter and heiress of John de Lenham, tenant in chief of the late king, to have seisin of her father's lands, as she has proved her age before the escheator and the king has taken her homage for the said lands.

By p.s. [3802.]

Aug. 2.
Northampton.

To the sheriff of Northampton. Order to deliver to William de la Porte of Northampton his goods and chattels if they be extant, or 10*l.* for their price otherwise, with which 10*l.* the sheriff is charged against the king, as the king has granted the said goods or money to William at the request of Queen Isabella, the goods and chattels having been taken into the king's hands when William was charged before Geoffrey le Scrop and his fellows, justices in eyre in co. Northampton, with the death of Thomas Ireto of Brackele, and having afterwards been adjudged in the eyre to the king as forfeited, the king having, on 9 March, in the first year of his reign, pardoned William the suit of his peace for all offences committed by him against the late king's peace wherewith he was indicted, charged, or appealed.

By K.

1330.

Membrane 25—cont.

Aug. 1.
Northampton.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the lands of John son of John de Stanton Lymar, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John at his death held no lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king.

Aug. 3.
Northampton.

To the sheriff of Bedford. Order to cause John, prior of Dunstaple, to be released from prison, wherein he is detained because he is indicted before the justices in eyre in that county for divers felonies, trespasses, and conspiracies, as he has found mainpernors before the king in chancery to have him before the said justices in the quinzaine of Michaelmas next to stand to right if the king or any one else will speak against him concerning the same.

By K.

The mainpernors: Oliver de Ingham, knight, John de Crombewell, knight, Geoffrey le Scrop, Robert de Rocheford, Thomas Latymer, Richard de Perariis.

Aug. 8.
King's Cliffe.
(Clyve.)

To Roger de Mortuo Mari, justice of Wales, or to him who supplies his place there. Order to arrest and imprison all those of Wales whom he shall find to be adhering or consenting to Rhys ap Griffyn, or aiding or counselling him, and to release them, if he see fit, when they offer sufficient hostages or mainpernors to have them before the king, or elsewhere before his justices at his order, as Rhys is charged with adhering to Edmund de Wodestok, late earl of Kent, and has gone to parts beyond sea without the king's licence, and proposes to enter the realm with certain other enemies and rebels with a multitude of armed men, and the king understands that many in Wales, both relations of Rhys and others, are of his confederacy and alliance.

By K.

[*Fœdera.*]

Aug. 7.
King's Cliffe.

To John Darcy, lord of Werk in Tyndale, or to him who supplies his place there. Whereas the king has assigned to David de Strabolgi, earl of Athole, son and heir of Joan, late the wife of David de Strabolgi, late earl of Athole, eldest sister and co-heiress of John Comyn of Badenagh, tenant in chief of the late king, the following of the said John's lands in Tyndale, with the assent of Richard Talbot and Elizabeth his wife, sister and co-heiress of the said John, David having proved his age before John de Bolyngbrok, escheator beyond Trent: the site of the manor of Tirsete with the orchard, of the yearly value of 2s.; 80 acres of land there in demesne, of the yearly value of 4*l.*; 171 acres and a rood in demesne at Thornton, of the yearly value of 8*l.* 11s. 3*d.*; a moiety of a park at Tirsete, of the yearly value of 10*l.*; a moiety of a hope (*hope*) there called 'Tirsethop,' which hope is of the yearly value of 26*l.* 13s. 4*d.*; a moiety of a hope there called 'Hemelhop,' which hope is of the yearly value of 6*l.* 13s. 4*d.*; a moiety of a 'skalinga' there called 'le Grenhalgh,' which 'skalinga' is of the yearly value of 8*l.*; a moiety of a hope there called 'le Carite,' which hope is of the yearly value of 106s. 8*d.*; a moiety of a hope there called 'Keilder,' which hope is of the yearly value of 26*l.* 13s. 4*d.*; a moiety of a 'skalinga' called 'Keilderheis,' which 'skalinga' is of the yearly value of 4*l.*; a moiety of a hope called 'Thornybourn' with le Brendes, which hope is of the yearly value of 12*l.* 10s. 0*d.*; a moiety of 14 bondages (*bondagiorum*) in Charleton, which bondages are worth 14*l.* yearly; a moiety of a pasture there called 'Birchenshorp,' which pasture is of the yearly value of 13s. 4*d.*; a moiety of a hamlet there called 'Grenstede,' which hamlet is of the yearly value of 60s.; a moiety of a hope there called 'Donchwode,' which hope is of the yearly value of 8*l.*; a moiety of a hope there called 'Waynhope,' which hope is of the yearly value of 9*l.*; a moiety of another (*sic*) park there, which park is of the yearly value of 8*l.*; a moiety of a hope there called 'Ternetbourn' with

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Membrane 25—cont.

le Grene, which hope is of the yearly value of 26*l.* 13*s.* 4*d.*; a moiety of a hope there called 'Poltrerneth,' which hope is of the yearly value of 12*l.*; a moiety of a hope there called 'Belles' with 'le Bowes,' which hope is of the yearly value of 12*l.*; a moiety of a hope there called 'Stokhalgh,' with le Bernes, which hope is of the yearly value of 9*l.*; a moiety of a hope there called 'Hancop,' which hope is of the yearly value of 10*l.* 13*s.* 4*d.*; a moiety of a hope there called 'Sundayheygh,' which hope is of the yearly value of 53*s.* 3*d.*; a moiety of a watermill there, of the yearly value of 30*l.*; a moiety of a hope there called 'Shonelburn,' which hope is of the yearly value of 26*l.* 13*s.* 4*d.*; a moiety of two hopes there called 'Yarehalgh' and 'Smale,' which hopes are of the yearly value of 14*l.*; a moiety of the site of the manor of Thornton with the orchard, of the yearly value of 20*s.*; a moiety of the remaining 128 acres and 3 roods of land in demesne there, counted by the smaller hundred, which land is of the yearly value of 128*s.* 9*d.*; a moiety of 13 bondages at Thornton, which are of the yearly value of 13*l.*; a moiety of four cottages there with crofts, which cottages are of the yearly value of 13*s.* 4*d.*; a moiety of a water-mill there, of the yearly value of 66*s.* 8*d.*; a moiety of a town there called 'New Borough,' which town is of the yearly value of 4*l.* 9*s.* 6*d.*; a moiety of a hamlet there called 'Quarneleye,' of the yearly value of 75*s.*; a moiety of two cottages with crofts there, which crofts are of the yearly value of 5*s.*; a moiety of a pasture there called 'Quarneleywode,' which pasture is of the yearly value of 6*s.* 8*d.*; a moiety of four bondages in a hamlet called 'le Side,' which bondages are of the yearly value of 4*l.*; a moiety of three cottages there with crofts, which cottages are of the yearly value of 9*s.* 6*d.*; a moiety of a hamlet there called 'Stayncroft,' of the yearly value of 20*s.*; a moiety of 20 acres of meadow at Walwyk in demesne, which 20 acres are of the yearly value of 20*s.*; a moiety of 14 bondages there, which bondages are of the yearly value of 16*l.* 16*s.* 0*d.*; a moiety of four cottages with crofts there, which cottages are of the yearly value of 8*s.*; a moiety of a water-mill there, of the yearly value of 66*s.* 8*d.*; a moiety of a park there, of the yearly value of 26*s.*; a moiety of a hamlet there called 'Handen,' of the yearly value of 13*l.* 6*s.* 8*d.*; a moiety of 40 acres of meadow in the town of Walwyk, which 40 acres are of the yearly value of 60*s.*: to have as the said earl's purparty. As the king has respited the earl's homage for those of the above lands that are held of him until the quinzaine of Michaelmas next, and has rendered to him this purparty, the king orders John to cause the earl to have seisin of the aforesaid site of Tirsete with the orchard, 80 acres of land there, and 171 acres and 1 rood of land in demesne at Thornton, and to cause a moiety of the aforesaid 128 acres and 3 roods of land, hopes, parks, 'skalinge,' hamlets, mills, bondages, cottages, towns, pasture, meadow, and site of Thornton, to be assigned to him in the presence of Richard Talbot and Elizabeth, if they wish to be present, saving to Margaret, late the wife of the aforesaid John Comyn, her dower of the said lands if she ought to have dower of right. By K. & C.

Aug. 9.
Stamford.

To the sheriff of Southampton. Order to deliver to John Pecche, knight, all his towns, manors, lands, goods, and chattels, which the king lately ordered to be taken into his hands because John was charged with adhesion to Edmund de Wodestok, late earl of Kent, as John has rendered himself to the king's will and has found security to do the king's will when the king shall speak against him in this matter. By K. & C.

The like to the sheriffs of Gloucester, Warwick, Somerset, and Dorset.

The mainpernors: John de Crumbewell, knight, Maurice de Berkele, knight, Simon de Bereford, knight, Hugh de Turpinton, knight, John de Idle, knight, Richard de Perrers, knight, John de Nevill of Horneby, knight, John Murdak, knight.

1330.

*Membrane 25—cont.*Aug. 12.
Bourne.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Thomas,* deceased.

Aug. 10.
Stamford.

To John de Stonore, Thomas de Louth, and Thomas Bakun. Order not to molest or aggrieve William de Aune, who was indicted for adhesion to Edmund de Wodestok, late earl of Kent, before certain of the king's subjects lately appointed to enquire concerning those who adhered to the earl, at the king's suit concerning the adhesion aforesaid by pretext of their appointment by the king as his justices to hear and determine the inquisitions and indictments taken before his aforesaid subjects, which were sent into the chaucery and which the king sent to the said justices *sub pede sigilli*, as William has rendered himself to the king's will and has found security to do the king's will when the king shall speak against him in this matter.

By K.

Mainpernors: Simon de Bereford, knight, John Pecche, knight.

*MEMBRANE 24.*July 28.
Woodstock.

To the sheriff of Salop. Order not to intermeddle further with the liberty of the manor of Stoke-on-Tyren, in that county, specified below, and to permit Bartholomew de Burghersh and Elizabeth his wife, daughter and co-heiress of Theobald de Verdoun, to have and exercise the said liberty, in the same way as Theobald's ancestors were wont to have and exercise the aforesaid liberty before the manor was taken into the late king's hands, as the king—at the prosecution of Bartholomew and Elizabeth, suggesting that Theobald and all his ancestors from time out of mind had in the said manor, which Bartholomew and Elizabeth now hold in Elizabeth's purparty of Theobald's inheritance, the following liberties, to wit 'infangenthef,' 'outfangenthef,' and view of frankpledge with all things pertaining to these liberties until the time when the late king took the liberties into his hands by reason of the rancor that he had against Theobald because Theobald had married Elizabeth de Burgo without his licence, and that the liberties have been in the hands of the late king and of the king until now, and they have prayed the king to cause the liberties to be delivered to them—appointed William le Botiller of Wemme, Robert Corbet of Morton, Hugh Say, Laurence Tournay, and Roger de Pikeryng to enquire concerning the premises, and it is found by their inquisition that John de Verdoun, sometime lord of the said manor, and his ancestors had in the manor and its members the aforesaid liberties from the time aforesaid until Stephen de Denton, who had committed a felony within the liberty, and was taken at the suit of the party [prosecuting], was beheaded before the court was held in the manor or judgment was made in form of right, by reason whereof Edward I. in the sixth year of his reign caused the liberty to be taken into his hands by his ministers, and he and the late king held the liberty in their hands until the fifth year of the late king's reign, when the late king, for a fine made with him by Theobald, delivered the liberty to Theobald, and that the said king, in the fifth year of his reign, took the liberty into his hands because Theobald married Elizabeth de Burgo against his will, and that the liberty is still in the king's hands, and the king does not wish the liberty to be detained in his hands for this reason.

July 23.
Woodstock.

To the sheriff of Nottingham. Order to cause William son of William de Emeleye to have seisin of a messuage, a bovate of land, an acre of

* The surname is not given.

1330.

Membrane 24—cont.

meadow, and 3s. 9d. of yearly rent in Westdraiton and Bevercotes, as the king learns by inquisition taken by the sheriff that the premises, which William Veisin, who was outlawed for felony, held, have been in the king's hands for a year and a day, and that William Veisin held them of the said William son of William, and that they are still in the king's hands, and that John de Bolingbrok, then escheator in cos. Nottingham and Derby, had the king's year and day thereof, and ought to answer to the king for the same.

July 26.
Woodstock.

To Simon de Bereford, escheator this side Trent. Order to take into the king's hands and to deliver to H. bishop of Lincoln—to whom the king, on 6 February, in the second year of his reign, granted the custody of the lands that belonged to Bartholomew de Badelesmere, tenant in chief of the late king, during the minority of Giles, son and heir of Bartholomew—the manor of Laghton, co. Sussex, which John de Ulvedale, who died in Bartholomew's lifetime, as the king learns, held for life, and which ought to have remained after John's death to Bartholomew and his heirs by the late king's grant, as contained in the said king's letters patent, if it have not yet been taken into the hands of the late king or of the king, and to deliver to the bishop the issues thereof from 6 February aforesaid.

July 23.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause the prior and canons of Chikesand to have respite for a year for the tenth due from them by reason of the grant to the king of a tenth by the clergy of the bishopric of Lincoln, which is exacted from the ecclesiastical goods of the priory in that diocese, as the prior and canons have besought the king to grant them some respite because they are so much in debt that all the manors, lands, rents, and churches pertaining to the priory are now in the hands of creditors, whereby they are so impoverished that they have not whereof they may be sustained, and many of the canons and nuns of the priory have been dispersed (*mittuntur in dispersionem*) by the prior for this reason.

By K.

July 28.
Northampton.

To Simon de Bereford, escheator this side Trent. Order not to intermeddle further with the lands of James de la Hide of Great Waltham in Great Waltham, which were taken into the late king's hands by reason of James's death, as the king learns by inquisition taken by the escheator that James at his death held in his demesne as of fee certain lands in Great Waltham of the earl of Hereford as of the manor of High Estre, which is of the honour of Maundevile, by the service of an eighth of a knight's fee, and that the lands were taken into the late king's hands after James's death by reason of the lands of Humphrey de Bohun, late earl of Hereford and Essex, being in the said king's hands, and by reason of the minority of the earl's heir, and that they are still in the king's hands, and that Elizabeth de Hemenhale, daughter of James, is his next heir and of full age, and the king lately took the homage of John, now earl of Hereford, and caused his father Humphrey's lands to be delivered to him.

May 11.
Woodstock.

To Geoffrey le Scrop and his fellows, justices to hold pleas before the king. Order not to molest or aggrieve until otherwise ordered Nicholas Dauneye by reason of his adhesion to Edmund de Wodestok, late earl of Kent, wherewith he is charged, as he has found security before the king and his council to answer to the king at his pleasure.

By K. on the information of John Mautravers.

Aug. 3.
Northampton.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of John le Waydour, who has no lands in the county, so that he is insufficiently qualified.

1330.

Membrane 24—cont.

Aug. 8.
King's Cliffe.

To the sheriff of Cumberland. Order to resume into the king's hands the manor of Ulvedale, and to deliver it to H. bishop of Lincoln, together with the issues thereof from 6 February, in the second year of the king's reign, when the king granted to the bishop the custody of the lands that belonged to Bartholomew de Badelesmere during the minority of his heir, as the bishop has shewn to the king that John de Penreth, deceased, held the aforesaid manor for his life by demise of Bartholomew, and that it ought to have reverted after John's death to Bartholomew and his heirs, and that it was taken into the late king's hands after John's death, and that it is in the king's hands and in the custody of Anthony de Lucy by commission of the exchequer for a fixed sum (*certo*) to be rendered to the exchequer yearly, and he has prayed the king to cause it to be delivered to him with the issues from the aforesaid 6 February.

Aug. 8.
King's Cliffe.
(*Kingesclif.*)

To Simon de Bereford, escheator this side Trent. Order to cause to be delivered and assigned to John de Sully and Isabella his wife, late the wife of John de Chaucombe, a quarter of certain lands in Avene, co. Southampton, of the yearly value of 112s. 7½d., and 12s. 0½d. of yearly rent from certain tenants of a fourth of the manor of Middelton, in the said county, as Isabella's dower of John de Chaucombe's lands, as the king lately took the homage of Henry de Chaucombe, brother and heir of John de Chaucombe, for the lands that the latter held at his death of the king in chief, and ordered the escheator to cause Henry to have seisin thereof, saving Isabella's dower thereof, and afterwards—at the prosecution of John de Sully and Isabella, praying the king to cause her dower of the said lands to be assigned to them—the king gave them a day in chancery, to wit Monday the morrow of St. Oswald last, to receive the dower, and ordered the sheriff of Southampton to summon Henry to be present at the assignment at that day, if he saw fit, at which day Henry did not come, wherefore the king has assigned to John de Sully and Isabella the aforesaid quarter and rent.

Aug. 6.
King's Cliffe.

To the sheriff of Northampton. Order to restore to Richard de Grendon, clerk, his lands, goods, and chattels, which were taken into the king's hands upon his being charged (*allocutus*) with the homicide of Walter son of Andrew Wolman and with arson of the manor of Assheby Mars before Geoffrey le Scrop and his fellows, the king's late justices in eyre in that county, as he has purged his innocence before H. bishop of Lincoln, the diocesan, to whom he was delivered by the justices according to the privilege of the clergy.

To the sheriff of Norfolk and Suffolk. Order to supersede until the quinzaine of Easter next the demand made upon David de Strabolgi, earl of Athole, son and heir of David de Strabolgi, late earl of Athole, for 100 marks, which the late king caused to be paid to David the father, towards his expenses in going in his service to Gascony, by imprest of the wardrobe.

By K.

Aug. 9.
Stamford.

To Simon de Bereford, escheator this side Trent. Whereas, upon its being found by inquisition taken by William Trussel, then escheator this side Trent, that John Daniel at his death held no lands of the king in his demesne as of fee, but that he held for life by demise from Richard Daniel, lately deceased, a moiety of a virgate of land and a plot of meadow in Wynstanton of the king by the service of 9d. for all service, and 35s. of yearly rent in Humfraieston by the service of 5s. to be rendered to the king yearly at the hundred of Wormeslowe for all service, and divers other lands of other lords by various services, and that Elizabeth, Katherine, and Joan, daughters of the said Richard, are Richard's next heirs of the said lands, and that they are of full age, the king took the fealties of Ralph de

1330.

Membrane 24—cont.

Marchynton, who married Elizabeth, and of Reginald de Marchynton, who married Katherine, for their purparties, and ordered the said William to take security from them for their reliefs, and to make partition into three parts of the lands thus held of the king, which were taken into the late king's hands by reason of John's death, and which were still in the king's hands, in the presence of Ralph and Reginald and of John de Luttrington, who married the aforesaid Joan, if they wished to be present, and to cause Ralph and Elizabeth, Reginald and Katherine to have seisin of their purparties, retaining in the king's hands the purparty of John and Joan until otherwise ordered; and the king, on 11 March, in the third year of his reign, took the fealty of John de Luttrington for Joan's purparty, and ordered Simon to take security for them for their relief, and to make partition of the lands thus held of the king, if it had not been made, and to cause John and Joan to have seisin of their purparty; and afterwards a divorce was celebrated between John and Joan, as appears by the letters patent of Master Walter de Askeby, vicar-general of R. bishop of Coventry and Lichfield, ordinary of the place, the bishop being in remote parts, and as appears by public instruments thereupon made shewn in chancery, and John Turvill, who has now married Joan, has given the king to understand that his order for the delivery of Joan's purparty has not yet been executed, and has prayed the king to cause the purparty to be delivered to him and Joan: the king has taken John Turvill's fealty for Joan's purparty, and therefore orders the escheator to cause John and Joan to have seisin of the purparty, and orders him not to intermeddle further with the lands that are thus held of others, if they are still in the king's hands by reason of John Daniel's death, and to restore the issues of the lands held of other lords, and to deliver to John de Turvill and Joan the issues of the lands of the said purparty from the aforesaid 11th day.

The like to John de Bolingbrok, escheator beyond Trent.

Vacated because it was not sealed.

Aug. 10.
Stamford.

To the sheriff of Nottingham. Order to restore to Thomas de Beltoft, the younger, clerk of the diocese of York, his lands, goods and chattels, which were taken into the king's hands upon his being indicted before Robert de Malberthorp and Robert de Scorburch, late justices in eyre in co. Nottingham, for having received into his houses of Claworth and Hayton Ralph son of Thomas de Beltoft, the elder, outlawed for the death of John de Bekyng-ham and for other crimes, as he has purged his innocence before William, archbishop of York, to whom he was delivered by the justices according to the privilege of the clergy.

MEMBRANE 23.

Aug. 16.
Bourne.

To Simon de Bereford, escheator this side Trent. Order not to distrain Roger Bate of Haucomby for his homage and fealty for the lands that he holds of the king, as he has done his homage and fealty to the king. By p.s.

Aug. 15.
Bourne.

To the treasurer and barons of the exchequer. Order to cause John le Mareschal, sheriff of Bedford and Buckingham, to be acquitted and discharged of the 52*l.* specified below, at John's petition, as the king, upon being given to understand that Thomas Rocelyn, Thomas Withre, and other malefactors lately went to Bedeford with armed power, and took and carried away divers goods and chattels of the king's and of the men of that town, ordered his justices in eyre in co. Bedford by letters of privy seal to make inquisition concerning the premises, and the justices have certified the king that it was found by the inquisition taken before them that the said Thomas and Thomas and other malefactors went to John's house at Bedeford, he being then sheriff, and there broke his close and took and carried away 52*l.* of the king's money there found. By K.

1330.

*Membrane 23—cont.*Aug. 20.
Heckington.

To Simon de Bereford, escheator this side Trent. Order to deliver to John de Eynesham of London, 'peleter', the manor of Stibenbeth, to hold until the end of the term for which it was demised to him, as the king at John's prosecution—suggesting that Thomas Wake of Lydel lately demised to him the said manor for the term of twelve years, for a sum of money paid by John beforehand, and that John held the manor by virtue of the demise from the time of the making of the writing until the time when it was taken into the king's hands with the other lands of the said Thomas, and beseeching the king to cause the manor to be restored to him—appointed Robert de Asshele, Robert de Kelleseye, and George atte Shyre to make inquisition concerning the premises, and it is found by the inquisition taken by the said Robert de Kelleseye and George that Thomas, on 16 March, 12 Edward II., demised that which is called the manor of Stibenbeth for twelve years to John, for a sum of money paid to him beforehand, and that John held the manor until it was taken into the king's hands amongst other lands of the said Thomas, and that it is not held of the king, and that it is worth yearly in all issues 10s. By p.s. [3869.]

July 12.
Osney.

To the treasurer and barons of the exchequer. The abbot of Biland has shewn the king, by petition before him and his council, that the king is bound to him in 15*l.* 15*s.* 0*d.* for divers victuals taken from him for the use of John de Hanonia, lately staying in England, by the king's order, as appears by a bill of Robert de Wodehous, archdeacon of Richmond, then keeper of the king's wardrobe, in the abbot's possession, and the abbot is bound to the king at the exchequer in 16*l.* 15*s.* 4*d.* for the tenth for two years granted by the clergy to the late king, and he has prayed the king to cause the former sum to be allowed in the latter sum: the king therefore orders the treasurer and barons to see the bill aforesaid, and to cause to be allowed to the abbot in the latter sum what they shall ascertain that the king owes to him.

Aug. 24.
Lincoln.

To John de Crumbewell, keeper of the Forest beyond Trent. Order to deliver John de Musgrave, imprisoned at Carlisle for trespass of venison in Ingelwode forest, in bail to twelve mainpernors who shall undertake to have him before the justices for pleas of the Forest in co. Cumberland when they come to those parts.

Aug. 24.
Lincoln.

To John de Bolingbrok, escheator beyond Trent. Order to pay, out of the issues of the lands of Thomas Wake of Lidel, to Henry de Percy 100 marks, which the king granted to him for his expenses about the carriage of certain moneys of the king from Scotland to Newerk. By K.

Aug. 29.
Clipston.

To Simon de Bereford, escheator this side Trent. Order to cause the manor of Laghton and the hundred of Sheplak to be taken into the king's hands, and to deliver them to Henry, bishop of Lincoln, together with the issues thereof from 2 February, in the second year of the king's reign, when the king granted to the bishop the custody of the lands that belonged to Bartholomew de Badelesmere, tenant in chief of the late king, during the minority of Giles, son and heir of Bartholomew, as the king learns by inquisition taken by the escheator that John de Ulvedale held at his death the said manor and hundred for life of the inheritance of the aforesaid heir, and that the manor and hundred are held in chief as of the honour of Laigle, and the king, after the grant of the aforesaid custody to the bishop, granted that the bishop should have the custody aforesaid, together with the reversions of dowers and of other lands that are held for term of life or otherwise of the heir's inheritance, and with the issues received after the said 2 February from the lands that are thus held in dower or otherwise for term of life or otherwise.

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*Membrane 23—cont.*Sept. 2.
Clipstone.

To Simon de Bereford, escheator beyond Trent. Order not to distraign William de Saundebey for homage and fealty for his lands, as the king has taken his homage and fealty.

By p.s. [3899.]

Sept. 3.
Clipstone.

To L. bishop of Durham. Robert son and heir of Robert de Holand has shewn the king that Simon Warde was summoned at his suit to be before the bishop's justices at Durham at a certain day now past to shew cause why the manor of Horden, in the bishop's liberty of Durham, ought not to revert to the said Robert son of Robert after the death of Robert de Holand, according to the form of a fine levied in the bishop's court before his justices at Durham, in the 14th year of the late king's reign and in the 3rd year of the bishop's pontificate, between Thomas, earl of Lancaster, demandant, and the said Robert de Holand, deforciant, concerning the aforesaid manor, and that Simon at the day given to him alleged before the justices that the late king granted to him by charter the aforesaid manor, which belonged to Robert de Holand, who was charged with adhering to the said earl and to other enemies and rebels of the late king, wherefore he [Robert] rendered himself to the late king's will, and that the manor was in the late king's hands at his will for this reason, to have and to hold to Simon for life of the said king and of the chief lords of the fee by the services whereby the manor was held before it came to the said king's hands, so that after Simon's death it ought to revert to the said king and to his heirs, which charter Simon there offered, asserting that he ought not to answer to Robert son of Robert without consulting the king, by reason whereof the justices have hitherto superseded proceeding in the suit, and the said Robert son of Robert has besought the king to cause justice to be done to him in the premises: the king therefore orders the bishop to order the justices to proceed in the suit aforesaid notwithstanding the charter or allegation aforesaid.

By C.

To the same. Like order concerning a suit by Matilda, late the wife of Robert de Holand, against Simon Warde for a third of the aforesaid manor.

By C.

Aug. 30.
Clipstone.

To the sheriff of Nottingham. Order to restore to Stephen de Misterton, clerk, his lands, goods, and chattels, which were taken into the king's hands upon his being charged before William de Herle and his fellows, justices in eyre in that county, with the theft and carrying away of two cartloads of beans belonging to the parson of Misterton and to Robert de Welton and other men of the town of Misterton, price 5s., and of 20 cartloads of turves of John son of Gilbert and Beatrice Freman, price 20d., whereupon he was charged as a common thief, as he has purged his innocence before William, archbishop of York, to whom he was delivered by the justices according to the privilege of the clergy.

Sept. 3.
Clipstone.

To the treasurer and barons of the exchequer of Dublin. Order to cause Margaret, late the wife of Bartholomew de Badelesmere, aunt and co-heiress of Thomas son of Richard de Clare, to have the issues of the lands that were assigned to her as her purparty of the lands of the said Thomas in Ireland, which were afterwards taken into the late king's hands by reason of the quarrel of Thomas, earl of Lancaster, and which were in the custody of Maurice son of Thomas and Maurice de Rocheford by the late king's commission, for which answer has not been made to the king or to his father, in accordance with the agreement in the parliament at Westminster for the restoration of lands and issues to those who were of the said quarrel.

Sept. 7.
Nottingham.

Robert de Jorz of Burton, imprisoned at Nottingham for trespass of venison in Shirwode forest, has letters of bail to John de Crumbewell, keeper of the forest aforesaid, or to him who supplies his place in that forest.

The like to the said keeper in favour of Robert de Emeldon, clerk.

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Membrane 23—cont.

- Sept. 8. To the sheriff of York. Order to cause a coroner for that county to be
Nottingham. elected in place of Nicholas de Metham, who is insufficiently qualified.
- Sept. 14. To the sheriff of Lincoln. Order to cause the prior of St. Katherine's
Nottingham. without Lincoln to have seisin of a toft and 4 bovates of land in Hermeston
that Robert Payable held, as the king learns by inquisition taken by the
sheriff that the premises, which Robert, who was outlawed for felony, held,
have been in the king's hands for a year and a day, and that Robert held
them of the prior and convent of St. Katherine's, and that the prior had
the king's year, day and waste thereof, and ought to answer to the king
therefor.
- Sept. 15. To the sheriff of Kent. Order to cause Roger de Reyham, who is
Nottingham. indicted or accused of adhesion to Edmund, late earl of Kent, against the
king, to be released from prison upon his finding mainpernors to have him
before the king in fifteen days from Michaelmas to stand to right if the king
will speak against him. By C.
- Sept. 12. John son of William fitz William, imprisoned at Nottingham for trespass
Nottingham. of venison in the forest of Shirewode, has letters to John de Crombwell,
keeper of the aforesaid forest, to bail him until the first assize.
- Sept. 16. To the sheriff of Nottingham. Order to restore to William de Bucton,
Nottingham. clerk of the diocese of York, his lands, goods and chattels, which were taken
into the king's hands upon his being charged before William de Herle and
his fellows, late justices in eyre in that county, with the rape of Alice de
Rughford, as he has purged his innocence before W. archbishop of York,
the diocesan, to whom he was delivered by the justices according to the
privilege of the clergy.

MEMBRANE 22.

- Aug. 16. To John Mautravers, keeper of the Forest this side Trent, or to him who
Bourne. supplies his place in the forest of Kynefare. Order to deliver to John de
Sutton, Margaret his wife, late the wife of John Somery, tenant in chief
of the late king, and to Joan, late the wife of Thomas Botetourt, 54½ acres
of waste in that forest, to be parted amongst them if they wish, as the king
lately ordered the keeper to make inquisition whether John Somery at his
death held any plot of waste in that forest or not, and it is found by inquisi-
tion taken by him who supplies the place of the keeper that John at his
death held in his demesne as of fee of the late king 54½ acres of waste in the
said forest by the service of 18s. 2d. to be paid to the said king yearly, and
that the land is in the king's hands by reason of John's death, and that
Margaret de Sutton and Joan, late the wife of Thomas Botetourt, are John's
next heirs and are of full age, and the late king took the homage of John
de Sutton, who married the said Margaret, and of Joan for all the lands that
John Somery held in chief at his death, and rendered to John de Sutton,
Margaret, and Joan their purparties thereof.
- Aug. 18. To the sheriff of Nottingham. Order to restore to Thomas de Radeclif
Folkingham. son of Thomas de Radeclif on Trent, clerk of the diocese of York, his lands,
goods and chattels, which were taken into the king's hands upon his being
charged (*diffamatus*) before Robert de Malberthorp and Robert de Scor-
burgh, late justices in eyre in co. Nottingham, with the rape of Alice de
Rughford at Carleton near Nottingham, who was carried off to Radeclif on
Trent, as he has purged his innocence before William, archbishop of York,
to whom he was delivered by the justices according to the privilege of the
clergy.

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*Membrane 22—cont.*Aug. 16.
Folkingham.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of Robert de Batlescoumbe of Eylesford, who is insufficiently qualified.

Sept. 3.
Clipstone.

To the treasurer and barons of the exchequer. Order to cause Agnes de Elmerugg to be discharged of *8l. 3l. 4d.* yearly from the time when she received the custody of the lands of Roger de Elmerugg, tenant in chief of the late king, which are in the king's hands by reason of the minority of Roger's heir, which custody the king committed to her during the heir's minority, rendering therefor the aforesaid sum yearly, as the king, in consideration of the damages and losses sustained by the said Roger, her late husband, in the quarrel of Thomas, late earl of Lancaster, has pardoned Agnes the said sum from the time of his grant. By p.s.

Aug. 26.
Lincoln.

To A. archbishop of Dublin, collector of the tenth for four years imposed upon the clergy of Ireland by the pope. Order not to exact the tenth from benefices that do not exceed the value of 6 marks, and to restore aught that he may have levied thence in this behalf, as such benefices are not comprehended under the taxation of the tenths heretofore granted to the king or to his progenitors, and the king now understands that the archbishop intends levying the tenth imposed for the use of the church of Rome and of the king contrary to the form of the imposition, although the holders of such benefices were not beneficed elsewhere. [*Federa.*]

Sept. 9.
Nottingham.

To Master Itherius de Concoreto, envoy of the pope in England, Wales, and Ireland, and collector and receiver of the tenth for four years imposed by the pope upon the clergy of England, Wales, and Ireland, a moiety whereof was granted to the king. Order to pay to Dinus Forcetti, Bartholomew Bard, and their fellows, merchants of the society of the Bardi, and to their fellows all moneys arising from the moiety of the tenth for the first year, receiving from them their letters of acquittance, as the king has granted to them, for the sums of money due to them from him for loans, all the moneys from the moiety of the said tenth for the first year, which moiety was granted by the pope to the king in relief of the charges upon him at his accession (*in novitate suscepti regiminis*) and for the charges still incumbent upon him. By p.s.

Sept. 14.
Nottingham.

To Simon de Bereford, escheator beyond Trent. Order to deliver to H. bishop of Lincoln the manor of Eton, co. Northampton, and the issues thereof from 6 February, in the second year of the king's reign, when the king committed to the bishop the custody of the lands that belonged to Bartholomew de Badelesmere, tenant in chief of the late king, during the minority of Giles, son and heir of the said Bartholomew, as the king learns by inquisition taken by the escheator that Bartholomew at his death held in his demesne as of fee the aforesaid manor and the advowson of the church of the manor, wherefore the king ordered the manor and advowson to be taken into his hands by the escheator.

To the treasurer and barons of the exchequer. Whereas the king on 11 May, in the second year of his reign, granted to Master Pancius de Contron' the manor of Guytyng', co. Gloucester, which belonged to Hugh le Despenser the younger, during pleasure, rendering therefor the extent of the same, and afterwards, on 25 September following, the king granted to Pancius the said manor with the hamlet of Bradewell and certain other hamlets, to have for his life, as of the value of *40l.* yearly, and ordered Simon de Bereford, escheator beyond Trent, to deliver the manor and hamlets to Pancius, and Pancius has given the king to understand that although the escheator delivered to him the manor aforesaid, he retained the said hamlet in the king's hands, and received the issues thereof for the king's use, and accounted therefor at the exchequer, and answered for them

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Membrane 22—cont.

and Pancius has prayed the king to cause to be allowed to him in the extent of the manor what the escheator has thus received from the issues of the hamlet since the said 25 September: the king therefor orders the treasurer and barons to see the escheator's account thus rendered at the exchequer, and to cause to be allowed to Pancius what they shall find was answered for to the king by the escheator from the issues of the hamlet since the said 25 September.

To the treasurer and chamberlains. Order to pay the aforesaid Pancius the arrears of 100*l.* yearly, which the king granted to him on 11 May, in the second year of his reign, until he should be provided by the king with 100*l.* of land yearly for life, from the aforesaid day until 25 September following, when the king granted to him the manor of Guytyng with the hamlet of Bradewell and certain other hamlets for life.

Sept. 14. Nottingham. To the bailiffs of Nottingham. Order to pay to Robert de Newerk and Meliora his wife, late the wife of Gilbert de Glenkarny, 10*l.* from the bailiffs' ferm for Michaelmas, as Robert and Meliora have prayed the king to cause the 20*l.* yearly granted to Meliora by the hands of the escheator this side Trent [*as at page 13 above*] to be paid to them by the bailiffs of that town since in the past they have been unable to obtain prompt payment thereof.

Sept. 15. Nottingham. To R. bishop of Ossory, collector of the tenth for four years imposed upon the clergy of Ireland by the pope. Order not to levy the tenth from benefices that do not exceed the value of 6 marks yearly, unless the holders thereof are beneficed elsewhere, and to restore aught that he may have levied from such benefices in this behalf, as tenths have not heretofore been levied from such benefices, and the pope, in expressing the method of exacting and paying the tenth, ordered that it should be levied according to the usual mode of exacting and paying, and according to the taxation heretofore observed in cities and dioceses.

Sept. 13. Nottingham. To Master Itherius de Concoreto, envoy of the pope in England, and collector or receiver of the tenth for four years imposed by the pope upon the clergy of England, Ireland and Wales, a moiety whereof was granted to the king. Like order.

MEMBRANE 21.

Sept. 16. Nottingham. To the sheriffs of London. Order to pay to Bertram de la More 10 marks for Michaelmas term from the ferm of the city, in accordance with the late king's grant to him of this sum for life.

Sept. 13. Nottingham. To the constable of Nottingham castle. Order to cause the prior of Lenton to have a tithe of the fish of the king's fishery of Nottingham, as he has shewn the king that he ought to have all the tithe of the fish aforesaid by the charters of his founders, which the late and the present kings have confirmed, and that he and some of his predecessors have been hindered concerning the receipt of the tithe aforesaid by the constable and other constables of that castle, and he has prayed the king to cause him to have such tithe.
By p.s. [3928.]

Aug. 20. Heckington. To the collectors of the custom of wool, hides and wool-fells in the port of Boston. Order to pay to Robert de Stanford, king's clerk—to whom the king granted the office of controller of the custom of wool, hides and wool-fells, both the old custom and the increment, and of other customs of

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Membrane 21—cont.

wines and of all goods of alien and strange merchants, and the custody of the second part of the seal called 'coket' in the port of that town for life—such wages out of the issues of the customs aforesaid as John de Barton, clerk, who lately had that office, was wont to receive.

To the treasurer and barons of the exchequer. Order to cause the aforesaid collectors to have allowance for what they shall ascertain that the collectors have paid to Robert in execution of the preceding order.

Sept. 15. To Adam de Wythiford, chamberlain of North Wales. Order to pay
Nottingham. to the justic[es], constables, sheriffs, and other officers and ministers of the king in his bailiwick their usual fees and wages.

Sept. 24. To the same. Order to pay to David Gogh, a Welshman, 60s. yearly, in
Workshop. accordance with the late king's grant to him for life, in consideration of his good service to the said king and to Edward I., of the aforesaid sum yearly for life by the hands of the chamberlain of Kaeruarvan.

Sept. 17. To Roger de Mortuo Mari, earl of March, justice of Wales. Order to
Nottingham. appoint by his letters patent suitable men to survey the king's castles and their defects therein in North Wales, who shall obey and be intendent to Adam de Withiford, chamberlain of North Wales, as the king, understanding that his castles in North Wales are out of repair in the walls, towers, quays, gates, bridges and other buildings, and that they need repair so much that their ruin is feared unless they be speedily repaired, has ordered the said chamberlain to cause the defects that greatly need repair to be repaired by the view of the men to be appointed for the aforesaid purpose by Roger.

By K.

Mandate in pursuance to the chamberlain.

By K.

Sept. 24. To Simon de Bereford, escheator beyond Trent. Order not to inter-
Workshop. meddle further with the lands of Roger de Clifton, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Roger at his death held no lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king.

Oct. 1. To the bailiffs of the city of Lincoln. Order to pay to William de Ros
Pontefract. of Hamelak 75 marks from the ferm of that city for Michaelmas term last, in accordance with the late king's grant of 22 August, in the 16th year of his reign, of 150 marks yearly from the ferm of that city, and of the like sum from the ferm of the city of York, until he should provide him with 300 marks of land yearly between the Thames and the Tees.

The like to the bailiffs of York.

Oct. 3. To the treasurer and barons of the exchequer. Order to cause allowance
Cowick. to be made to the bailiffs of Lincoln for 75 marks, paid by them in execution of preceding order.

The like in favour of the bailiffs of York.

Oct. 1. To the sheriff of Bedford. Whereas the king, because the prior of
Pontefract. Dunstaple, who was indicted for divers felonies, trespasses and conspiracies before the justices in eyre in that county, and was therefore imprisoned, found mainpernors before the king in chancery who undertook to have him before the justices in the quinzaine of Michaelmas next following, ordered the sheriff to cause the prior to be released from prison by the mainprise aforesaid, and he now understands that the prior is so ill that his life is despaired of, and that he cannot come before the justices at the said day without great peril of his body, and he has found mainpernors before the king in chancery to have him before the justices on the morrow of All Souls next to stand to right concerning the premises: the king orders the

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Membrane 21—cont.

sheriff to supersede meanwhile the taking of the body of the prior, and to permit him to have peace therein by the mainprise aforesaid. By K.

To the justices in eyre in co. Bedford. Order not to molest the aforesaid prior in the meantime by reason of the premises. By K.

Mainpernors of the said prior :

William Trussel, knight, of co. Northampton.

John Merlyn of co. Bedford.

Odo de Stok of co. Buckingham.

Roger de Sancto Albano of co. Hertford.

To the sheriff of York. Order to pay to Margery, late the wife of Duncan de Frendragh, 24 marks 6s. 8d. for Michaelmas term out of the issues of his bailiwick, in accordance with the king's grant to her of 49 marks yearly from the issues of the sheriff's bailiwick from 16 August, in the first year of the king's reign, in recompence for the manor of Briggestok, co. Northampton, which she held during the king's pleasure in aid of her maintenance and which the king assigned on the aforesaid day to Queen Isabella for life.

Sept. 28. Nicholas de Herthull, imprisoned at Nottingham for trespass of venison
Pontefract. in Shirwode forest, has letters to bail him until the first assize.

Oct. 8. To the sheriff of Gloucester. Order to deliver to Fulk son of Fulk le fitz
Doncaster. Waryn * (*que fuerunt Fulconis le fitz Waryn filii*) and to Ivo his brother all the issues coming from a messuage and a carucate of land in Benetam, which belonged to Fulk and which were lately taken into the king's hands for certain causes, for their maintenance for so long as they shall remain in prison at Shrewsbury. By K.

MEMBRANE 20.

Sept. 23. To the sheriff of Bedford. Order to cause a coroner for that county to be
Worksop. elected in place of Roger Peyvre, who is incapacitated by age and infirmity.

Sept. 23. Hugh de Hampton, the younger, imprisoned at Carnarvan for trespass of
Clipstone. venison in the forest of Snawedon, has letters to the justice of Wales, or to him who supplies his place in North Wales, to bail him until the first assize.

The like in favour of Blethyn Thloit ap Eynon.

Sept. 22. To Simon de Bereford, escheator beyond Trent. Order not to inter-
Worksop. meddle further with a yearly rent of 10*l.* in the manor of Kelby, specified below, and to restore any issues thereof to John Toly of Wymundham, as the king learns by inquisition taken by the escheator that Thomas Wake of Lidel, on 1 May, in the first year of the king's reign, granted to the said John for life 10*l.* of yearly rent from certain tenants in the said Thomas's manor of Kelby, to wit from John le Chapeleyn 5*s.* 5*d.*, from Richard le Bercher 3*s.*, from Thomas le Keu 3*s.*, from Thomas Wilcok 3*s.*, from Robert Alibon 4*s.*, from Idonia Reynvill 8*s.* 6*d.*, from John Oubyn 44*s.*, from Hugh le Mazon 5*s.* 5*d.*, from Thomas Bot 5*s.*, from William Randolf 12*s.* 6*d.*, from William Boxom 8*s.* 10*d.*, from Reginald Bot 6*s.* 2*d.*, from Matilda, late the wife of Ralph le Provost, 9*s.* 10*d.*, from John Bot 6*s.* 9*d.*, from Henry le Wilde 11*s.* 6*d.*, from Adam fitz Bate 7*s.* 4*d.*, from Geoffrey Boxom 11*s.* 10*d.*, from Ranulph Bate 9*s.* 8*d.*, from John son of Robert Boxom 8*s.* 7*d.*, from John Boxom 17*s.* 10*d.*, and from John Hamound 8*s.* 5*d.*, and that the said John Toly was peacefully seised of the said rents by

* Described as *Fulco filius Fulconis le fitz Waryn* in the marginal abstract.

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Membrane 20—cont.

the hands of the tenants aforesaid from the said 1 May until the said escheator took the rent into the king's hands amongst the Thomas's lands, and that the manor is held of the bishop of Durham, and is worth yearly with the aforesaid rent 20*l.* in all issues.

Oct. 5.
Pontefract.

To the sheriff of Buckingham. Order to pay to Robert de Fienles 55 marks for Michaelmas term last out of the issues of his bailiwick, in accordance with the king's grant that Robert shall receive 110 marks yearly from the sheriff for life or until the king provide him with 110 marks of land yearly, which grant was made in consideration of the late king's grant, of 4 February, in the 6th year of his reign, of the like sum from the sheriff of that county, which grant was revoked by the ordinances made in the late king's time, and in consideration of Robert's good service to Queen Isabella and the king when they were in France and of the good place that he held with the king in coming to him from parts beyond sea to pursue Hugh le Despenser and others.

Oct. 8.
Doncaster.

To the treasurer and barons of the exchequer. Order to allow to the aforesaid sheriff 55 marks, paid by him in execution of the preceding order.

Oct. 15.
Nottingham.

John Cobbe, imprisoned in York gaol for the death of Roger de Coton, has letters to the sheriff of York to bail him until the first assize.

Oct. 14.
Nottingham.

To John de Crumbewell, keeper of the Forest this side Trent. Order to permit Robert de Nottingham and Henry de Edenestowe, prebendaries of Oxtun and Crophill, in St. Mary's Southwell (*Suwell*), and their men and tenants of the town of Oxtun, to have common of pasture in Shirewode forest at all times of the year for all their beasts and cattle by stray (*extray*), according to the assize of the Forest, in the same manner as men of the forest have, releasing any distress that may have been levied upon them or their men or tenants by reason of the premises, as the king learns by inquisition taken by the keeper that the prebendaries of the said prebends and their men and tenants of Oxtun have hitherto had such common of pasture from time out of mind.

John de Colwyk, imprisoned at Nottingham for trespass of venison in in Shirewode forest, has letters to John de Crumbewell, keeper of the Forest this side Trent, to bail him until the first assize.

Oct. 16.
Nottingham.

William, master of the hospital of St. Mary Magdalene, Bradebusk, imprisoned at Nottingham for trespass of vert in Shirewod forest, has letters to John de Crumwell, keeper of the Forest this side Trent, to bail him until the first assize.

Oct. 22.
Leicester.

To Richard de Ayremynn, keeper of the house of the *Conversi*, London. Claricia la Converse, daughter of one Jacob Copyn, has shewn the king that whereas she was admitted into the said house to have her maintenance in the time of Edward I. and received the usual wages as a convert of that house for a long time, the aforesaid keeper has refused to admit her into the house or to pay her such wages because she dwelt for a long time in distant parts and was unknown to him, and she has prayed the king to order her to be admitted into the house and to be paid her wages: the king therefore orders Richard, if he ascertain that she was a convert and was admitted into the house and received her wages as a convert, to admit her into the house and to pay to her her wages as one of the converts hereafter.

To the treasurer and chamberlains. Whereas, on 6 February, in the second year of the reign, the king granted to Henry, bishop of Lincoln,

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Membrane 20—cont.

Lincoln, the custody of the lands that belonged to Bartholomew de Badelesmere, tenant in chief of the late king, and which were in his hands by reason of the minority of Giles, son and heir of Bartholomew—[*Incomplete.*]

Oct. 26.
Leicester.

To John de Kyngeston, John de Camera, and John de Watenhull. Order not to intermeddle in any way with the wardrobe or jewels or other things of Joan, wife of Roger de Mortuo Mari, earl of March, or of the other ladies and children staying in her company at Lodelowe, by virtue of their appointment by the king to survey and cause to be taken into his hands the treasure and jewels that Roger, whom the king has arrested for certain causes, had at the time of his arrest in Wales, the marches of Wales, or elsewhere.

By K.

To the sheriff of Hereford. Like order, '*mutatis mutandis.*' By K.

Oct. 22.
Leicester.

To the sheriff of Kent. Order to deliver to Roger de Rayham his lands, goods and chattels, and the issues thereof from the time when they were taken into the king's hands, as he has found mainpernors in chancery to have him before the king in the quinzaine of St. Hilary next to answer to the king for his adhesion to Edmund, late earl of Kent, to wit John de Litlynton of co. Worcester, William de Swanton, Stephen de Tenterden, and William Colkyn of that county.

By K.

Oct. 25.
Leicester.

To Robert Selyman, escheator this side Trent. Order to cause dower to be assigned to Matilda, late the wife of Thomas Lovel, tenant in chief, according to the extent of her husband's lands made by Simon de Bereford, late escheator this side Trent, upon her taking oath not to marry without the king's licence.

Oct. 25.
Leicester.

To Master Itherius de Concoreto, envoy of the pope and collector or receiver of the tenth for four years imposed by the pope upon the clergy of England, Ireland, and Wales, a moiety whereof was granted to the king. The clergy of the diocese of Durham of co. Northumberland, and of the bishoprics of Durham and Carlisle of cos. Cumberland and Westmoreland, and of the archdeaconries of Richmond and Clyveland have shewn the king, by their petition before him and his council, that whereas their ecclesiastical benefices and the temporalities annexed to the same, whereof the tenth was wont to be given, are so destroyed and wasted by the Scotch war that they are insufficient to pay the said tenth according to the old taxation, saving the maintenance of the servitors and ministers of the benefices aforesaid, and that certain benefices and temporalities of those parts were taxed anew for this reason in the late king's time, and that certain others were not taxed, and they have prayed the king to cause the latter to be taxed anew according to their true value, and to cause the tenth to be levied from the same clergy according to the taxation made at another time and according to the taxation thus to be made anew: the king, having consideration to the damages that the people of those parts sustained for a great time by reason of the war, orders Master Itherius not to exact anything from the benefices and temporalities in those parts that were newly taxed beyond such new taxation until the next parliament summoned at at Westminster, on Monday after St. Katherine, and to supersede until the said parliament the exaction of the tenth from the benefices aforesaid that have not yet been taxed anew, so that the king may then cause to be done by his council and by the envoy's counsel what shall be just and reasonable.

By K. & C.

Oct. 23.
Leicester.

To the sheriff of York. Order to pay to Thomas de Gayregrave, king's clerk, whom the king is sending to that county to survey the goods and

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Membrane 20—cont.

chattels of Roger de Mortuo Mari, earl of March, Geoffrey de Mortuo Mari, Oliver de Ingham, and Simon de Bereford, 2s. a day for his wages for so long as it shall be necessary for him to stay in the sheriff's bailiwick in this behalf. By K.

The like to the following sheriffs for the clerks named below :

The sheriffs of Northumberland, Nottingham, Derby, Leicester, Warwick, and Northampton, for the aforesaid Thomas. By K.

The sheriffs of Gloucester, Worcester, Hereford, Salop, and Stafford, for John de Percebrigg. By K.

The sheriffs of Lincoln, Rutland, Norfolk, Suffolk, Cambridge and Huntingdon, Bedford and Buckingham, for Ralph de Wolyngham. By K.

The sheriffs of London, Middlesex, Essex, Hertford, Kent, Surrey and Sussex, for James de Kyngeston. By K.

The sheriffs of Oxford, Berks, Wilts, Southampton, Somerset, Dorset, Devon and Cornwall, for John de Stanford. By K.

Oct. 28. To the treasurer and barons of the exchequer. Order to allow to William Daventry. de Brom and Thomas Ace, whom the king has appointed to seise into his hands all the castles, manors, lands, goods and chattels of Roger de Mortuo Mari, earl of March, in their accounts of the issues of the premises, 3s. 4d. a day each for their wages whilst employed about this matter. By K.

Oct. 23. To William de Herle and his fellows, justices in eyre in co. Derby. Leicester. Order to cause a moiety of the deodands in the eyre to be levied and paid to the abbot and convent of Newminster (*de Novo Monasterio*), in co. Northumberland, as the king has granted to them a moiety of the said deodands of his alms in recompence for their damages and losses in the past by reason of the Scotch war. It is provided that a moiety of the deodands shall remain to the *Conversi* of London, to whom the king has granted the same of his alms. By p.s.

To the sheriff of Derby. Order to cause a moiety of the deodands in the aforesaid eyre to be levied and paid to the said abbot and convent. By the same writ.

MEMBRANE 19.

Oct. 14. To the treasurer and barons of the exchequer. Order to pay to Henry Nottingham. de Percy 40 marks yearly for so long as he shall have the custody of the castle and town of Scardeburgh, as the late king, on 25 December, in the 15th year of his reign, committed the custody thereof to Henry during pleasure, and the king, because it appeared to him by the rolls of chancery that others who had that custody previously were wont to receive 40 marks yearly, frequently ordered the treasurer and barons to cause Henry to have allowance for the afore-said sum for the time during which he had the custody, and they returned to the king that allowance was not made to Henry because it is not found that any who have had the said custody had allowance for 40 marks yearly, except that Giles de Bello Campo received 40 marks for himself and six men-at-arms for the garrison and keeping of the castle for the time that he had the custody thereof. By K.

Oct. 12. To the sheriff of Hertford. Order to justice Richard de Paxton, William Nottingham. Brasyere, Thomas Ruddok, and John Stobard, of the abbot of St. Alban's exempt jurisdiction, by their bodies until they have satisfied the church for their contempt and wrong, as Richard, abbot of St. Albans, has signified to the

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Membrane 19—cont.

king by his letters patent that the said men are excommunicated for contumacy by the abbot's authority as ordinary, and that they will not be justified by ecclesiastical censure. By K.

Oct. 18.
Nottingham.

To John de Bolyngbrok, escheator this side Trent. Whereas King John granted by his charter, which Henry III. confirmed, to God and St. Leonard and the infirm of Cesterfeld 6*l.* to be received yearly at Cestrefeld from the the ferm of that manor by the hands of the fermor, in frankalmoin, in exchange for the toll that he had given to them in the market and fair of Cesterfeld when he was earl of Mortain, as is contained in the said charter, which the king has inspected, and the master of the hospital has given the king to understand that although he and his predecessors and the infirm of the hospital were seised of the said 6*l.* yearly from the time of the gift by the hands of the bailiffs of the manor, both when the manor was in the hands of the king's progenitors and in the hands of others, until the time when the manor was taken into the king's hands by reason of the rebellion of Thomas Wake, late lord of that manor, nevertheless the rent has been detained from him since the manor was thus taken into the king's hands, and he has prayed the king to provide a remedy: the king therefore orders the escheator, if it be as stated, to pay to the master what is in arrears of the aforesaid rent from the time when the manor was taken into the king's hands, and to pay to him the said rent for as long as it shall remain in the king's hands and in John's custody.

Oct. 24.
Leicester.

To John de Insula, constable of Wyndesore castle. Order to cause the king's chaplains celebrating divine service in the king's chapel of the castle to have bread, wine, oil and other such small necessities for divine service from Michaelmas last until Michaelmas next.

Oct. 22.
Leicester.

To the treasurer and barons of the exchequer. Order to cause John de Bourne, sheriff of Kent, to have allowance for the costs and expenses that they shall ascertain that he has expended in repairing the houses and walls of Canterbury castle, in his custody.

Oct. 23.
Leicester.

To the same. Order to allow to Richard de Bury, late keeper of the king's wardrobe, in his account all sums of money, gold and silver vessels, jewels, and other things whatsoever that they shall ascertain by his oath or by the testimony of the controller of the king's household that Richard delivered to Queen Isabella, Queen Philippa, and to the earl of March and to others by the king's order to him by word of mouth, as Richard has besought the king to provide for his indemnity in this behalf, since he has no warrant in his possession for the delivery of such goods. By K.

Oct. 25.
Leicester.

To Robert Selyman, escheator this side Trent. Order to amove the king's hand from the manors and lands of the Hospital of St. John of Jerusalem in England, if they have been taken into the king's hands solely by reason of the death of brother Thomas Larcher, late prior of the Hospital, and to restore anything that may have been received thence for the king's use as it is shewn to the king on behalf of the prior of the Hospital that the sub-escheators of Simon de Bereford, late escheator this side Trent, in divers counties have taken into the king's hands the manors and lands of the Hospital, which were conferred upon it by the liberality of the king's progenitors and of other faithful men in frankalmoin for the defence of the catholic faith against the Saracens, by reason of the death of the said prior, although the possessions of the Hospital were not wont to be seised into the king's hands in times past by reason of the change of the prior of the Hospital, his death or cession, wherefore the king has been requested to provide a remedy.

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*Membrane 19—cont.*Oct. 12.
Nottingham.

To Simon de Bereford, escheator beyond Trent. Order not to intermeddle further with the lands of William Musard, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that William at his death held no lands in chief of the king by reason whereof the custody of his lands ought to pertain to the king.

Oct. 24.
Leicester.

To Robert Selyman, escheator this side Trent. Order not to intermeddle further with the lands of Simon le Chamberlayn, and to restore the issues thereof, as the king learns by inquisition taken by Simon de Bereford, late escheator this side Trent, that Simon at his death held no lands in chief of the king by reason whereof the custody of his lands ought to pertain to him.

Oct. 23.
Leicester.

To the treasurer and barons of the exchequer. Geoffrey de Edenham, king's clerk, has shewn the king that divers sums of money are due to him for his robes for the time when he was admitted to the robes of the late king, as appears by the account of Roger de Waltham, late keeper of the said king's wardrobe, which account is in the exchequer, and Geoffrey is indebted to the king in 22*l.* 6*s.* 3 $\frac{3}{4}$ *d.* for the arrears of his account of the time when he was keeper of the late king's manor of Faxflet, and he has besought the king to cause the sums thus due to him for his robes to be allowed to him in the said arrears: the king therefore orders the treasurer and barons to see the said Roger's account, and to cause allowance to be made to Geoffrey in the arrears for what they shall ascertain to be in arrear to him.

By C.

To John Mantravers, keeper of the Forest this side Trent. Order to cause to be paid to Giles de Bello Campo, keeper of the king's park of Claryndon, the arrears of 10*l.* yearly for his wages from the time of the king's late order to John to cause coppice wood (*coppicia*) to be made in the park and forest of Claryndon, and to cause some of the king's subjects to be assigned to sell underwood therein, and to pay the said 10*l.* to Giles, and to pay to Giles 10*l.* yearly henceforth out of the money from the said coppice-wood, as the king learns that the keeper defers paying Giles although he has caused such coppice-wood to be made.

Oct. 23.
Leicester.

To the treasurer and barons of the exchequer. Whereas the king, on 22 February, in the first year of his reign, took the homage of Richard de Saunford, brother and heir of Thomas de Saunford, for all the lands that the said Thomas at his death held in chief of the king, and ordered Thomas de Harpeden, late escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham, to cause Richard to have seisin of his brother's lands upon his finding security for payment of his relief, and the king now learns from the complaint of Laurence de Pagham, who holds certain lands in Dreyton that belonged to the said Richard, that the treasurer and barons exact from him relief for one knight's fee by reason of the said lands, although the lands in Dreyton are held of the king by the service of an eighth of a knight's fee only, and not by a greater service, because by error it is inserted in a memorandum in the rolls of the estreats of the chancery of the aforesaid year that Richard held the lands in Dreyton by the service of one knight's fee, wherefore Laurence has besought the king to provide a remedy: the king, as it is found by the inquisition taken after Thomas's death concerning his lands that the lands in Dreyton are held by the service of an eighth of a knight's fee for all service, orders the treasurer and barons to take security from Laurence for the relief for an eighth of a knight's fee, and to supersede entirely the demand made upon him for the remainder of the fee, and to cause the memorandum aforesaid to be corrected according to the inquisition.

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*Membrane 19—cont.*Oct. 27.
Daventry.

To Robert Selyman, escheator this side Trent. Order to deliver to William Baud and Joan his wife, late the wife of Walter de Pateshull, certain tenements in Tolleshunte Chevaler, which are held of the heir of Robert fitz Wauter, a minor in the king's wardship, and not to intermeddle further with the lands specified below that are held of other lords, and to restore the issues thereof, as the king learns by inquisition taken by Simon de Bereford, late escheator this side Trent, that the said Walter and Joan held jointly on the day of Walter's death certain tenements called 'Baretteslond' in Tolleshunte Chevaler, and the manor of Berwoldon and Salcote Verly, and certain lands in Wygebergh, Tollesbiry, and Leyre Marny of the gift and feoffment of Thomas de Pateshull by fine levied in the late king's court, and that the tenements in Tolleshunte Chevaler are held of the heir of Robert fitz Wauter, a minor in the king's wardship, by the service of one knight's fee, and the said manors and lands are held of divers other lords by various services, and the king has taken William Baud's fealty for the lands that are thus held of the heir aforesaid.

Oct. 28.
Daventry.

To the same. Order not to intermeddle further with the manors and moiety specified below, and to restore the issues received thence since the death of Walter de Pateshull, as the king learns by inquisition taken by Simon de Bereford, late escheator this side Trent, that Walter at his death held, as of the right and inheritance of Joan his wife, whom William Baud has now married, the manors of Horsmendenne, Totyntone, Eccles, and Rokesle, and a moiety of the manor of Terlyngham in Folkstan, and that the moiety aforesaid is held of the king in chief as of the barony of Averenges by the service of a twenty-fourth part of a knight's fee, and that the said manors are held of divers other lords by various services, and that Walter at his death was seised in his demesne as of fee in the escheator's bailiwick of the manor of Tolleshunte Tregoz, and that it is held of John de Lancastria by knight service.

To the same. Order to deliver to Laura, late the wife of John de Stotevill, tenant in chief, a third of the manor of Dedham, which Hervey de Staunton held for his life by John's demise, which third the king has assigned to her as her dower of the manor, as she prayed the king to assign to her dower of the manor, which is of John's inheritance and which was taken into the king's hands by reason of Henry's (*sic*) death, and the king therefore ordered the sheriff of Essex to summon Alexander de Walsam, John de Elmham, John de Illegh, and John Waryn, executors of Hervey's will, who hold the manor of the king's commission, to be in chancery in three weeks from Michaelmas last, which day the king had given to Laura to receive her dower, to shew cause why assignment of dower ought not to be made to Laura, and the sheriff returned that he had warned the executors to be in chancery at the day, at which day they did not appear or send any one in their place.

Nov. 4.
Woodstock.

To Master Itherius de Concoreto, envoy of the pope and collector of the first fruits of benefices vacant within a certain time, which are reserved to the pope and granted to the king as to the second moiety. Order to cause all moneys of the fruits collected by him or his sub-collectors and pertaining to the king to be brought to the exchequer, to be there delivered to the treasurer and chamberlains, receiving from them a tally of the king's receipt, whereby the king will cause him to have allowance in the king's portion for the sum thus delivered. The king has ordered the treasurer and chamberlains to receive the moneys from Itherius.

By p.s. [4033.]

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MEMBRANE 18.

Oct. 3.
Woodstock.

To the treasurer and barons of the exchequer. Order to supersede the demand made by summons of the exchequer upon Henry, bishop of Lincoln, for the extent of the lands that belonged to Thomas de Veer, the custody whereof the king committed to him, as it was afterwards found by inquisition taken by Simon de Bereford, late escheator this side Trent, that the said Thomas at his death held no lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king, and the king thereupon ordered the said escheator not to intermeddle further with the lands and to restore the issues thereof.

Nov. 2.
Woodstock.

To Roger des Esshes, keeper of the manor of Lovenemynstre, which belonged to Edmund, late earl of Kent, and which is in the king's hands by reason of his forfeiture. Order to pay out of the issues of the manor to Agnes, late the wife of Peter de Houtot, the arrears of 100s. yearly from the time when the manor came to the king's hands, and to pay the same sum to her for so long as it shall be in his custody, as the king learns by inquisition taken by William de Holyns and Roger atte Assh that Agnes was dowered of a third of two parts of the manor, except the land of Bromfeld, by John de Huggele, sometime steward of Richard, then earl of Arundel, in the time of the said earl Richard, and that she continued her seisin thereof until Edmund fiz Aleyn, afterwards earl of Arundel, agreed with her to pay to her 100s. yearly from the manor for her dower for all her time, and that she received the said 100s. from the time of the agreement until the time when the manor was thus taken into the king's hands, and that she did not remit or release her estate in the said 100s. to any of the said earls.

To the sheriff of Northampton. Order to restore to Robert Launey of Maydeford, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before the justices late in eyre in that county with the theft of a horse and a plough-mare, price 20s., as he has purged his innocence before H. bishop of Lincoln, the ordinary of the place, to whom he was delivered according to the privilege of the clergy.

To Robert Selyman, escheator this side Trent. Order to pay to Robert son of Philip de Merston the arrears of a rent of 4 marks from the time when Thomas Wake's mills of Depyng' were taken into the king's hands, and to pay to him the said sum yearly from the issues of the mills for so long as they shall remain in the king's hands, as the king learns by inquisition taken by Simon de Bereford, late escheator this side Trent, that John Wake, sometime lord of the manor of Depyng', granted to Philip de Merston, in 19 Edward I., 4 marks of rent to him and his heirs from the mills of Depyng', or until he should be provided by John or his heirs with that value, and that Philip was seised of the rent all his lifetime from the time of the grant aforesaid, and that Robert his son after his death was seised thereof, and received it until the mills were taken into the king's hands amongst other lands of Thomas Wake's, and that the mills are parcel of the manor of Depyng', which is held of the king in chief, and that they are worth yearly 10l., and that neither Philip nor Robert has been provided by John or Thomas for the value of the rent, and the king, for a fine made with him by Robert, has confirmed the said grant.

Nov. 3.
Woodstock.

To the justices of the Bench. Whereas at the prosecution of John son of Roger de Insula—suggesting that he had impleaded Gauwyn Corder before the justices in eyre in co. Northampton concerning a moiety of the manor of Graston in that county, claiming the moiety as that which William Hanrede held of Roger, father of the said John, of whom John is the heir, which ought to pertain to John as his escheat because William committed

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Membrane 18—cont.

felony for which he was hanged by judgment rendered before Robert Malet and his fellows, justices of Edward I. to deliver the gaol of Northampton in the 23rd year of his reign, and that Gauwyn alleged before the justices that he held the moiety for the term of his life of the king's grant by the king's charter, which he proffered before the justices, and that the justices therefore superseded the holding of the plea—the king, wishing to be certified whether or not the said John or any of his ancestors remitted or released their right in the said moiety after the commission of the said felony, or changed their estate therein in any way whereby John might be excluded from his action in this behalf, ordered the treasurer and chamberlains to search the charters and other muniments and the rolls and memoranda in the treasury, and to certify the king in chancery under the exchequer seal of what they found, and they have certified that they have searched a book in their custody wherein are entered (*intitulatur*) the charters of quit-claim, deeds, and other muniments in the treasury made to the king's progenitors, and that they found nothing entered therein that relates to the moiety aforesaid: the king therefore orders the justices to view the record and process had before the justices aforesaid, which he caused to be adjourned before them by Geoffrey le Scrop, late chief justice of the said eyre, there to be pleaded to an end (*per placitand'*), and to proceed further in the matter aforesaid, and to do justice to the parties aforesaid, notwithstanding the allegation or grant aforesaid, provided that judgment be not proceeded to without the king's being consulted. By pet. of C.

Oct. 28.
Woodstock.

To the justices in eyre in co. Derby. Order to admit John de Dagworth, knight, to the office of marshal in the eyre, according to the king's former orders to admit him to the office of proclaimer (*preconis*), marshal, usher, and [to the office] of the barriers (*barrerar'*) in their eyre, notwithstanding their certificate to the king, in return to the said order, that John demanded before them to be admitted to the office of usher and of carrying the rod and receiving what pertains to that office, to which he was admitted by the the justices, and that if John had demanded that the office of the marshalsea should be delivered to him, it did not seem to them that that office ought to be delivered to him by them, wherefore they deferred admitting him to the office of the marshalsea, whereupon John prayed the king to provide him with a remedy, and the king makes the present order in consideration of the fact that Philip de Cokefeld [*see this Calendar, 3 Edward III., p. 507*] was thus admitted to the office of proclaimer, marshal, usher and [to the office] of the barriers in the eyre of Hugh de Cressingham, and that Geoffrey le Scrop, the king's late chief justice of the eyre of Northampton has testified before the king, that John de Dagworth was admitted to the said office of proclaimer, marshal, usher, and of the barriers in the said eyre of Northampton.

Nov. 5.
Woodstock.

To Robert Selyman, escheator this side Trent. Order not to intermeddle further with a messuage and $4\frac{1}{2}$ acres of pasture and 3 roods of land in Kerseye and 6 acres of land in Groton, as the king learns by inquisition taken by Simon de Bereford, the late escheator, that Ed. de Weyland held them at his death in his demesne as of fee, and that the said messuage, land and 4 acres of the pasture in Kerseye are held of the prior of Kerseye, and the land in Groton is held of the abbot of St. Edmunds by socage, and the half acre of pasture in Kerseye is held of the manor of Kerseye, in the king's hands, by the service of 6*d.* yearly to the manor for all service, and that Hugh le Despenser, the younger, after the death of Ed., entered the tenements in Kerseye, and held them in name of wardship, pretending that they were held of him by knight service, and that they were taken into the late king's hands with Hugh's other lands, and that they are in the king's hands by the forfeiture of Edmund, late earl of Kent, to whom the

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Membrane 18—cont.

manor was granted under a certain form, and that Hugh entered the tenements by no other title or reason, and did not hold them at any time, and that Joesia, daughter of Ed., wife of Thomas Curzon, is the heir of Ed., and is of full age, and that she did not release her right therein to Hugh or her father or any one else

Nov. 12.
Clarendon.

To the treasurer and barons of the exchequer. Order to allow to the collectors of the custom of wool, hides, and wool-fells in the port of London 1,000 marks, if they ascertain that the collectors have paid this sum to John de Hanon[ia] or Dinus Forsetti and Peter Byne, and their fellows, merchants of the society of the Bardi of Florence dwelling in London, the attorneys of the said John, in execution of the king's orders to the collectors to pay this sum to John for Michaelmas term, in the 3rd year of his reign, and for Easter following, in accordance with his grant of 7 February, in the first year of his reign, of this sum yearly to John.

Nov. 6.
Woodstock.

To the collectors of the custom of wool, hides, and wool-fells in the port of London. Order to pay to the aforesaid John or to his attorneys aforesaid 500 marks for Michaelmas term last of the aforesaid 1,000 marks yearly, notwithstanding any other assignments upon the customs. [*Fædera.*]

Nov. 16.
Clarendon.

To Robert Selyman, escheator this side Trent. Order not to intermeddle further with the manors specified below, which have been taken into the king's hands by reason of the death of William de Claydon, and to restore the issues thereof to Eleanor, late the wife of the said William, as the king learns by inquisition taken by Simon de Bereford, late escheator this side Trent, that William de Claydon and Eleanor his wife held on the day of William's death the manor of Sandon, and certain other lands in that town, and the manor of Esthanyngfeld, and certain lands in Wodeham Ferres, Sandon, and Danewebery by demise from Thomas de Hanyngfeld, to have to them and to William's heirs, and certain lands in Westlaton by fine levied in the late king's court, and that Eleanor continued her seisin of the said lands with William until his death, and that the manor of Sandon is held of the heirs of Aymer de Valencia, late earl of Pembroke, and the tenements in Sandon are held of the heir of Robert de Scales, and the lands in Westlaton are held of Peter de Donewich, and the manor of Esthanyngfeld, and the lands in Wodeham Ferres, Sandon, and Danewebery are held of the heir of Robert fitz Wauter, a minor in the king's wardship, by knight service, and the king has taken Eleanor's fealty.

MEMBRANE 17.

Nov. 3.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause the demand made by summons of the exchequer upon Henry, bishop of Lincoln, for the extent of the lands that belonged to Thomas de Veer, to be superseded, and to acquit him of the extent, the king having committed the custody thereof to him, as it was afterwards proved by inquisition taken by Simon de Bereford, late escheator this side Trent, that Thomas at his death held no lands in chief by reason whereof the custody of his lands ought to pertain to the king, and the king thereupon ordered the said escheator not to intermeddle further with the lands and to restore the issues thereof.

Oct. 26.
Leicester.

To Robert Selyman, escheator this side Trent. Order to deliver to Henry, bishop of Lincoln, the manors of Leghton, Chetham, and Bokyngfold, which are of the inheritance of Giles, son and heir of Bartholomew de Badlesmere, tenant in chief of the late king, the custody of whose lands during the heir's minority the king committed to the bishop on 6 February, in the second year of his reign, and to deliver to him the issues received thence since 13 May last, when Queen Isabella, who held the manors under a certain form, rendered them to the king.

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*Membrane 17—cont.*Nov. 4.
Woodstock.

To the collectors of the custom in the port of Boston. Order to pay to the count of Julers, or to Dinus Forsetti, Bartholomew de Barde, Peter Byne, Peter Reynier, and Peruch', merchants of the society of the Bardi of Florence, his attorneys, 450 marks for Michaelmas term from the issues of the custom, in accordance with the king's grant to the count of 900 marks yearly from the said custom. [*Fiedera.*]

Nov. 14.
Clarendon.

To the sheriff of Surrey. Order to cause a coroner for that county to be elected in place of John de Apperdele, whom the king has caused to be removed from office, as he has asserted in chancery that he is going on pilgrimage (*peregre*) to parts beyond sea.

Nov. 12.
Clarendon.

To the treasurer and barons of the exchequer. Order to cause John de Wodehous, keeper of the hanaper of the chancery, to be discharged of the fee and issues of the great seal from 2 March, in the third year of the king's reign, until 4 November last, and of rendering his account thereof for that time, as the king, on the said 2 March, granted to H. bishop of Lincoln, the chancellor, in recompence for his costs and expenses in the king's service, all issues of the hanaper of the chancery, and ordered the said John, by writ of privy seal, to answer to the bishop for the said issues, and afterwards, on 6 November, ordered John by another writ of privy seal to cause all moneys coming from the issues of the great seal to be kept safely for the king's use, so that he should answer to the king for the issues thereof from 4 November last.

Nov. 6.
Abingdon.

To Robert Selyman, escheator this side Trent. Order not to intermeddle further with the land and marsh specified below, and to restore the issues thereof, as the king, at the prosecution of the prior of Bilsington—suggesting that Simon de Bereford, late escheator this side Trent, pretending that the prior had acquired to him and his house 4 acres of land in the marsh of Romenhale from Nicholas son of Ralph de Codeham, and 3 acres of land in Uplande, and 13½ acres of marsh in the marsh of Romenhale from Henry Lovekyn after the publication of the statute of mortmain without the requisite licence, took the land and marsh into the king's hands by reason of such trespass, and that the land and marsh are still in the king's hands—ordered Simon to make inquisition concerning the premises, and it is found by the inquisition that one Walter, sometime prior of Bilsington, in 39 Henry III. to wit before the publication of the statute aforesaid, acquired to him and his church the said 4 acres from the aforesaid Nicholas, and that one Hamo, afterwards prior, in 4 Edward I., acquired to him and his house the aforesaid 3 acres in Uplande and the said 13½ acres of marsh from Henry Lovekyn before the publication of the statute aforesaid, and not after its publication.

Nov. 14.
Clarendon.

To Robert de Hornclyf, constable of Baumburgh castle. Order to pay to Roger de Horsele 20 marks for Michaelmas term last out of the issues of the castle, in accordance with the late king's grant of 20 November, in the 12th year of his reign, to Roger of 40 marks yearly therefrom.

Nov. 16.
Clarendon.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of John Billyng' of Great Yarmouth, who is incapacitated by infirmity.

Nov. 29.
Westminster.

To John de Crumbwell, keeper of the Forest beyond Trent, or to him who supplies his place in the forest of Ingelwode. Order to cause plough-horses (*affri*) (*asaldi*), and other horses of small value to be removed from the places in Ingelwode forest where the king's studs (*haracee*) and great plough-mares (*jumenta*) of the king and of other men depasture, or to cause them to be gelded, as it is found by inquisition taken by Richard de Wichefeld and John Kirkeoswald by the king's order that such horses of

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Membrane 17—cont.

small value are placed or agisted in the king's launds and divers other places within that forest where his studs and plough-mares are depastured, so that foals of little or no value are begotten from the king's plough-mares and from the great plough-mares of divers other men of those parts.

Nov. 29. To Robert Selyman, escheator this side Trent. Order not to intermeddle
Westminster. further with the lands of Nicholas de Eton, and to restore the issues thereof, as the king learns by an inquisition taken by Simon de Bereford, late escheator this side Trent, that Nicholas at his death held no lands in chief of the king by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services.

Nov. 28. To the sheriff of Devon. Order to cause a coroner for that county to be
Westminster. elected in place of Richard de Chudderlegh, who is insufficiently qualified.

Nov. 30. To Robert Selyman, escheator this side Trent. Order not to distrain
Westminster. John de Insula, son of Baldwin de Insula Vecta, for homage and fealty for his father's lands, as he has done homage and fealty to the king.

Nov. 29. To the same. Order to cause John de Bodham, son and heir of John
Westminster. de Hunworth, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before Simon de Bereford, late escheator this side Trent, and the king has taken his homage. By p.s.

Dec. 1. To the treasurer and barons of the exchequer. Order to cause allowance
Westminster. to be made to Edmund de Cressy, late sheriff of Nottingham, for 4*l.* 1*s.* 2*d.*, as the king, in response to Edmund's request for allowance of the expenses incurred by him in repairing houses by order of William de Herle and his fellows, late justices in eyre in that county, for the session of the justices in Nottingham castle, ordered William to certify him of the expenses aforesaid, and he has certified that it was found before him and his fellows by the oath of the surveyors of the repairs aforesaid and of the workmen of the same work that Edmund expended the aforesaid amount.

Nov. 30. To Robert Selyman, escheator this side Trent. Order not to intermeddle
Westminster. further with the lands of William de Cotes, and to restore the issues thereof as the king learns by inquisition taken by Simon de Bereford, late escheator this side Trent, that William at his death held no lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services.

Dec. 3. To the sheriff of Northampton. Order to restore to Edward de Monte
Westminster. Hermerii his lands, goods and chattels, which the king caused to be taken into his hands by reason of the suspicion that was then had that Edward had adhered to Edmund, late earl of Kent, and the issues received thence by the sheriff, as the king deems Edward guiltless (*innunen*) of the premises, and has restored to him his lands, goods and chattels.
[*Fædera.*] By K. & C.

Nov. 29. To the sheriff of Lancaster. Order to cause a coroner for that county
Westminster. to be elected in place of Richard de Bolde of Alwandlegh, who is insufficiently qualified.

To the same. Order to cause a verderer to be elected for the forests of Henry, earl of Lancaster, of Toxthat, Croxthat, and Symondeswold, in place of Robert Sonky, who is incapacitated by infirmity.

MEMBRANE 16.

Nov. 16. To Robert Selyman, escheator this side Trent. Order not to intermeddle
Clarendon. further with the lands of William de Claydon, and to restore the issues thereof,

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Membrane 16—cont.

as the king learns by inquisition taken by Simon de Bereford, late escheator this side Trent, that William at his death held no lands of the king in chief by reason whereof the custody of his lands ought to pertain to him.

Nov. 15.
Clarendon.

To the collectors of the old custom in the port of London. Order to deliver to Dinus Forcetti, Francis Grandoni, John Fraunceys, Peter Byne, Francis de Bosco, and Lotrinus Colyn, and their fellows, merchants of the society of the Bardi of Florence, or to one of them, all moneys from the said custom and the issues received thence since 17 August, in the third year of the king's reign [*etc., as at page 15 above*].

Nov. 25.
Westminster.

To the sheriff of Kent. Order to cause to be delivered to Henry de Leyburn his lands, which were taken into the king's hands by reason of his outlawry at the king's suit for certain trespasses whereof he was indicted before Bartholomew de Burgherssh and his fellows, justices of oyer and terminer in that county, as the king learns by the record of Henry le Scrop and his fellows, justices to hold pleas before him, which he has caused to come before him in chancery, that the aforesaid outlawry was annulled before him.

Nov. 27.
Westminster.

To Robert Selyman, escheator this side Trent. Order to deliver to Joan, late the wife of Richard Sifrewast, tenant in chief, the following of his lands, which the king has assigned to her in dower: a third of the manor of Clyware, co. Berks, of the yearly value of 29*l.* 11*s.* 8½*d.*; at third of the manor of Colford, co. Suffolk, of the yearly value of 6*l.* 4*s.* 0¾*d.*; a third of certain lands in Bradburgham (*sic*), co. Cambridge, which lands are of the yearly value of 46*s.* 5½*d.*

Nov. 28.
Westminster.

To the same. Order to deliver to Hamo son of Fulk Lestraunge the manor of Chesewordyn, which was taken into the king's hands by reason of the death of John Lestraunge of Chesewordyn, and to restore the issues thereof, as the king learns by inquisition taken by Simon de Bereford, late escheator this side Trent, that John held the manor for life of Fulk's grant, and that it ought to remain after John's death to the said Hamo by fine levied in the late king's court, and that it is held in chief of the king by the service of a moiety of a knight's fee, and the king has taken Hamo's homage.

By p.s. [4055.]

Nov. 5.
Woodstock.

To the same. Order to deliver to Margaret, late the wife of Richard Damory, tenant in chief, the following of his lands, which the king has assigned to her in dower: the manor of the Bukkenhull, co. Oxford, of the yearly value of 16*l.* 6*s.* 8*d.*; certain lands in Sexynton, in the same county, of the yearly value of 60*s.*; and 4*l.* 14*s.* 5½*d.* of yearly rent from divers tenants in the manor of Blechesdon, in the same county; a third of the profit of two parts of the town of Gedyndon, in the same county, which Richard held of the king at fee-ferm for 10 marks yearly; a third of the profits of the manor of Hedyngton and of the hundred of Bolynden and of the hundred without the east gate of Oxford, in the same county, which Richard held of the king in fee-ferm for 81*l.* yearly.

Dec. 3.
Westminster.

To the sheriff of Kent. Order to restore to John de Aspale all his lands, goods and chattels, which the king caused to be taken into his hands upon suspicion of his having adhered to Edmund, late earl of Kent, and the issues thereof, as the king deems him guiltless thereof and has restored to him his lands, goods and chattels.

By K. & C.

The like to the sheriff of Cambridge.

To Robert de Aspale. Order to restore the aforesaid John his lands, goods and chattels, which are in Richard's custody by the king's commission, and the issues thereof.

By K. & C.

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Membrane 16—cont.

Dec. 6. To the sheriff of Wilts. Order to restore to Ingelram Berenger his
Westminster. lands, goods and chattels, which the king caused to be taken into his hands
upon suspicion of his having adhered to the aforesaid earl, and the issues
thereof, as the king deems him guiltless.

The like to the following :

The sheriff of Southampton, for the said Ingelram.

The sheriff of Wilts, for William Spersolt.

The sheriff of Devon, for Robert de Taunton.

The sheriff of Northampton, for the said Robert.

The sheriff of Norfolk, for John de Harsyk.

The sheriff of Devon, for John de Say of Mertok.

The sheriff of Wilts, for George de Percy.

Roger atte Assh, constable of Arundel castle, for the said George.

Dec. 5. To William de Tatham, keeper of the castle of Cliderhou. Order to
Westminster. pay to John de Hemmyngburgh, to whom the king has committed the
custody of his park of Ightenhull during good behaviour, as much for the
custody thereof out of the issues of the castle as others who have had the
custody were wont to receive.

Dec. 7. To the sheriff of Gloucester. Order to cause a coroner for that county
Westminster. to be elected in place of Roger Beauflour, deceased.

Dec. 10. To the sheriff of Bedford. Order to cause the warden and brethren of
Westminster. the order of Friars Minors, Bedford, to have 10 marks of the king's alms
from the deodands adjudged to the king in the eyre of Bedford.

Dec. 7. To the sheriff of Derby. Order to cause the moiety of the deodands
Westminster. adjudged before William de Herle and his fellows, justices in eyre in that
county, that the king reserved to the *Conversi* of London when he ordered
the other moiety to be levied and paid to the abbot and convent of New-
minster, to be levied and paid to the *Conversi* or to Thomas de Kirkelade,
their attorney.

Dec. 7. To the treasurer and barons of the exchequer. Order to allow to Robert
Westminster. de Hornclyf, to whom the king has committed the custody of the castle of
Baumburgh during pleasure, in his account at the exchequer as much as
others who have had that custody were wont to receive.

Dec. 9. To Robert Seliman, escheator this side Trent. Order to cause dower to
Westminster. be assigned to Matilda, late the wife of William son of William de
Charpenvyll, tenant in chief, upon her taking oath not to marry without
the king's licence.

MEMBRANE 15.

Dec. 8. To Warin de Rugge. Order to restore to Fulk le fitz Waryn, the elder, his
Westminster. castle of Whityngton, and all his other lands, goods and chattels in Warin's
custody, and the issues thereof for which answer has not yet been made to
the king, who caused Fulk's lands, goods and chattels to be taken into his
hands upon suspicion of his having adhered to Edmund, late earl of Kent,
as the king deems him guiltless and has restored his lands. By K. & C.

To the sheriff of York. Like order for restitution to Fulk of his lands,
goods and chattels. By K. & C.

The like to the following :

The sheriff of Gloucester, for Fulk fitz Waryn, the younger.

The sheriff of Wilts, for John Gymmyng.

The sheriff of Southampton, for the said John.

The sheriff of London, for John de Ebor[aco].

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Membrane 15—cont.

The sheriff of Kent, for John de Moresdenne.

The sheriff of Warwick, for Malculin Musard.

The sheriff of Somerset, for the same.

The sheriff of Worcester, for the same.

Dec. 9. To Robert Selyman, escheator this side Trent. Like order for restitution
Westminster. to Thomas Wake of Lidel. By K. & C.

The like to the following:

Hugh de Longedon, late sub-escheator in co. Lincoln.

Gilbert de Burgh, late sub-escheator in co. Essex.

John de Munkelane, late sub-escheator in cos. Northampton and Rutland.

William de Kirkeby, late sub-escheator in co. Bedford.

The justice of North Wales, or to him who supplies his place there, for Rhys ap Griffith.

The justice of West Wales, or to him who supplies his place there, for the said Rhys.

The lord of Lanymdevery, for the said Rhys.

The steward of Pembroke, for the said Rhys.

Dec. 7. To the sheriff of Gloucester. Order to cause a coroner for that county
Westminster. to be elected in place of John de Medelan, deceased.

Dec. 10. To the treasurer and barons of the exchequer, and to the chamberlains.
Westminster. The abbot of Holmcoltran has shewn the king, by petition before him and his counsel, that the king is indebted to him in 100 marks, which John de Louthre, the late king's receiver of victuals at Carlisle, received from the abbot as a loan for the expedition of divers of the late king's affairs there, as appears by a bill of the late king's wardrobe in the abbot's possession, and the abbot is indebted to the king in 280*l.* for victuals bought by him in the late king's time, which sum is attorned to be paid at the rate of 40 marks yearly at the exchequer, and he has prayed the king to cause the said 100 marks to be allowed to him in the aforesaid 280*l.*; the king therefore orders them, if they find that the former sum is due to the abbot from the king, to cause it to be allowed to the abbot at the first terms at which the latter sum is attorned, and to cause a tally of the king's receipt to be levied at each of the said terms for the portion to be thus allowed, and to cause the abbot to have the tally, until the 100 marks have been allowed.
By pet. of C.

Dec. 15. To Master Itherio de Concoreto, the pope's collector or receiver of the
Westminster. tenth for four years imposed by the pope upon the clergy of England, Ireland, and Wales, a moiety whereof was granted to the king. The clergy of the bishopric of Durham, cos. Northumberland, Westmoreland, and Cumberland, and of the archdeaconries of Richmond, Cliveland, York, and the East Riding, and of the liberty of St. Cuthbert of Alverton, Alvertonshire, and Creyk have shewn the king, by petition before him and his council in the present parliament, that their ecclesiastical benefices and temporalities annexed to spiritualities whence the tenth was wont to be given are so wasted and destroyed by the Scotch war that they are insufficient to pay the tenth aforesaid according to the old taxation, saving to the servants and ministers of the benefices their maintenance, and that certain benefices and temporalities of those parts were taxed anew for these reasons in the late king's time, and certain were not taxed, and that although they, notwithstanding their destruction and poverty aforesaid, are prepared to pay the present tenth for four years according to the value of their benefices and temporalities, nevertheless the collectors of the tenth have compelled the said clergy to pay the tenth according to the old taxation by excommunication

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Membrane 15—cont.

and other ecclesiastical censures ; by reason whereof the king, at the prosecution of the clergy of the said bishopric and counties, and of the arch-deaconries of Richmond and Cliveland, ordered the said Master Itherius not to exact aught from the benefices and temporalities in those parts taxed anew beyond the new taxation aforesaid until the present parliament, and to supersede until then the exaction from the clergy of those parts for the aforesaid tenth from their benefices that had not been taxed anew, so that the king might then cause to be done what is just and reasonable ; wherefore the clergy aforesaid have besought the king to provide a remedy in this behalf, and Itherius has granted, before the king and his council in parliament—because the king has granted to the said clergy that they shall pay the moiety of the tenth granted to the king according to the new taxation, and that their benefices and temporalities that have not been taxed anew at another time shall be taxed anew, and the king's moiety of the tenth shall be paid according to such new taxation—that he will write to the pope concerning the moiety reserved for the pope's use in order to learn his pleasure in this matter, and that he will not exact aught from the benefices and temporalities in those parts beyond the new taxation until he shall be certified of the pope's pleasure, and that he will meanwhile supersede the levying of the tenth from the benefices and temporalities in those parts that have not yet been newly taxed : the king therefore orders him to cause the tenth to be levied according to the new taxation from the benefices and temporalities that have been newly taxed, and to supersede in the meantime the exaction of the tenth from those that have not been taxed anew. By pet. of C.

Dec. 10. To Geoffrey le Scrop and his fellows, justices to hold pleas before the
Westminster. king. Order to admit William de Sharesnull to be one of the king's serjeants in the matters before them that concern the king, as the king wills that William shall be one of his serjeants for this purpose. By K.
The like to the justices of the Bench. By K.

Dec. 8. To Simon de Ruggeleye, chamberlain of Chester. Order to pay to the
Westminster. constables, sheriffs, fletchers, (*attilliatoribus*), parkers and other officers, bailiffs and ministers of the king within that bailiwick their usual fees and wages, and the alms established of old time.

Dec. 9. To Robert Selyman, escheator this side Trent. Order to cause Hugh le
Westminster. Burguillon, son and heir of Robert le Burguillon, tenant in chief, to have seisin of his father's lands, as the king has taken his homage and rendered to him his lands, although he has not yet proved his age. By p.s. [4084.]

Dec. 15. To the treasurer and barons of the exchequer, and to the chamberlains.
Westminster. The communities and inhabitants of the following towns and places of the duchy of Aquitaine, to wit Bourg (*Burg*), Blaye (*Blavia*), St. Sever, St. Quitterie (*Sancto Quiterio*), Bonnegarde (*Bonegarde*), Sorde (*Soide*), La Batud, Peyrehorade (*Perforade*), Pouillon (*Pulion*), Hure (*Heyre*), and Labouheyre (*Herbefavre*), and certain merchants of the said places, have shewn the king, by petition before him and his council, that the king, in his parliament at Westminster, in the first year of his reign, granted to them, for divers sums of money lent by them to the late king, that they should have all issues of the custom of wool, hides, and wool-fells in the port of Southampton until they should recover and have the arrears of the said debts, and granted that they should have the second part of his scal called 'coket' in that port until they should be thus satisfied, and that one of their proctors should stay at the king's cost for the collection and receipt of the customs, who should receive 6d. a day, as contained in the king's letters patent, and they allege that they have been unjustly amoved by the king from the collection and receipt of the said issues by reason of an assignment made by him to

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Membrane 15—cont.

the merchants of the society of the Bardi of Florence, and they have prayed him to order the issues of the custom in the aforesaid port to be restored to them, or to cause payment of the arrears of the said debts to be made to them: the king therefore orders the treasurer and barons and chamberlains, if they find by inspection of the said letters or otherwise that the premises are true, to cause the said communities, inhabitants, and merchants to have the issues of the aforesaid custom in the said port without delay, to be received in form aforesaid, and if they cannot do it by reason of the king's arduous affairs, to cause an assignment or other satisfaction for the arrears of the said debt to be made to them. By pet. of C.

Dec. 10. To the treasurer and barons of the exchequer. Order to cause to be paid
Westminster. to the abess of Chateriz 10*l.* yearly from the time when the manor of Keresoize (*sic*), co. Suffolk, came to the king's hands by the death of Edmund, late earl of Kent, as she has shewn the king, by petition before him and his council, that the manor is held of her at fee-farm a yearly sum of 10*l.*, and that she and her predecessors were seised of that sum in the time of Hugh le Despenser, the younger, and in the time of Edmund, late earl of Kent, who lately held the manor, and at other times past until the manor came to the king's hands after the said earl's death, and that the rent has been detained from her for all the time that the manor was in the king's hands, and she has prayed the king to order the rent to be paid to her for that time. By pet. of C.

Dec. 12. To the sheriff of Kent. Order to cause a coroner for that county to be
Westminster. elected in place of Philip Pympt, who is insufficiently qualified.

MEMBRANE 14.

Dec. 5. To Robert Selyman, escheator this side Trent. Order to cause John,
Westminster. son of Ranulph de Essex, kinsman and heir of John de Essex, tenant in chief, to have seisin of the lands of the said John de Essex, as he has proved his age before Simon de Bereford, late escheator this side Trent, and the king has taken his homage. By p.s.

Nov. 29. To the sheriff of Leicester. Order to cause a coroner for that county to
Westminster. be elected in place of William de Sauston, who is insufficiently qualified.

Dec. 9. To the sheriff of Warwick and Leicester. Order to resume into the king's
Westminster. hands all the castles and lands of Henry de Bello Monte, and to restore them to him together with his goods and chattels and the issues of the castles and lands for which answer has not yet been made to the king, as the king has, by the consent of the prelates, earls, barons, and magnates of the realm in the present parliament, restored to Henry his castles, lands, goods and chattels, which the king lately ordered the sheriff to take into the king's hands for divers trespasses and excesses wherewith Henry was charged by the counsel of certain of the king's councillors of that time, as the king deems him guiltless of the said trespasses and excesses. By K. & C.
The like to the sheriff of Nottingham and Derby.

Dec. 10. The like to the sheriff of Norfolk for Thomas Roscelyn.
Westminster.

Dec. 8. To the chamberlain of Kaermerdyn. Order to pay to the king's yeoman,
Westminster. John de Monte Gomeri, usher of the king's chamber, to whom the king, on 24 November, in the second year of his reign, granted the custody of the castle of Lampadarvaur in Wales, which John de Skydemore held for life, to hold in the same manner as John de Skydemore held it, the arrears of

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Membrane 14—cont.

his wages for the time that he has had the custody and for so long as he shall have the custody, as has been usually paid to other keepers of the castle heretofore.

Dec. 12. To the sheriff of Bedford. Order to cause the *Conversi* of the king's
Westminster. house at London, or to their attorney, to have 10*l.* from the deodands adjudged before the justices in eyre in that county, which the king has granted to them of his alms for the repair of their chapel and houses. By K.

Dec. 7. To the treasurer and barons of the exchequer, and to the chamberlains.
Westminster. Whereas the king is bound to William de Colby, treasurer of Queen Philippa, in 997*l.* 7*s.* 3*d.* for divers expenses incurred by him on her behalf, as appears by four bills of the king's wardrobe sealed with the seals of Richard de Bury, late keeper of the said wardrobe, and of Master Thomas de Garton, then keeper of the said wardrobe, and the king ordered his clerk Master Itherius de Concoreto, envoy of the pope and collector of the first fruits of ecclesiastical benefices reserved by the pope for a certain time, a moiety whereof was granted to the king, to pay the aforesaid sum to William out of the moiety due to the king: the king orders them to receive the aforesaid bills from William for the king's discharge, and to charge Richard and Thomas therewith.

To Master Itherius de Concoreto. Order to pay the aforesaid sum as above to the said William.

Dec. 13. To Robert Selyman, escheator this side Trent. Order not to intermeddle
Westminster. further with a parcel of land called 'Kelleynek' specified below, and to restore the issues thereof to Richard de Campo Arnulphi, as the king—upon its being found by inquisition taken by Simon de Bereford, late escheator this side Trent, that Ralph de Beaupre at his death held a parcel of land in the manor of Penalyrn of William de Chaumbernoun, whose lands were in the king's hands by reason of the death of Henry de Chaumbernoun, his father, by homage and fealty for all service, and that he held no other lands of the king in chief as of the crown by reason whereof the custody of his lands ought to pertain to the king, but that he held a parcel of land called 'Kelleynek' of Richard de Campo Arnulphi by the service of a knight's fee, and divers other lands of other lords by various services, and that John de Beaupre, son of the said Ralph, was his next heir and was then aged two years—ordered the said Simon to retain in the king's hands until further orders the parcel thus held of the said William, and not to intermeddle further with the parcel held of the aforesaid Richard, and the said Simon did not take care to amove the king's hand from the parcel held of Richard, as the king is given to understand on Richard's behalf.

Dec. 8. To Roger atte Assh, constable of Arundel castle. Order to cause thirteen
Westminster. does of the present season to be taken at the king's cost in the forest of Arundel, and to cause them to be delivered to S. archbishop of Canterbury, according to the form of a composition made between Boniface, sometime archbishop of Canterbury, and John son of Alan, then earl of Arundel.

By p.s. [4078.]

Dec. 11. To John de Houton, escheator beyond Trent. Order not to intermeddle
Westminster. further with a rent of 35*s.* 5*d.* in Brantyngham specified below, and to restore the issues thereof, as the king—upon its being found by inquisition taken by John de Bolyngbrok, late escheator beyond Trent, that Margery de Foliot at her death held no lands in chief of the king in her demesne as of fee by reason whereof the custody of her lands ought to pertain to the king, but that she held for life the manor of Norton and 35*s.* 5*d.* of rent in Brantyngham of the inheritance of Margery, daughter of Richard Foliot, and of Margaret her sister, and that the said manor is held of Queen Philippa as of the honour of Pontefract by knight service, and that the said

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Membrane 14—cont.

is held of Thomas de Wake of Lidel, whose lands were in the king's hands, by knight service, and that the said Margery, whom Hugh de Hastynges married, and the said Margaret, whom John de Camoys married, were of full age—ordered the said John de Bolyngbrok to retain in the king's hands the said rent until further orders, and not to intermeddle further with the manor aforesaid and with the other lands that belonged to Margery and that are held of other lords, and to restore the issues thereof, and the king has now ordered all the said Thomas's lands, goods and chattels to be restored to him.

The like '*mutatis mutandis*,' to John de Bolingbrok, late escheator beyond Trent.

Dec. 14.
Westminster.

To Robert Selyman, escheator this side Trent. Order to seise into the king's hands all the lands whereof Edmund, late earl of Arundel, was seised in his demesne as of fee at his death, and to deliver them, together with the knights' fees and advowsons of church whereof the earl was similarly seised, to Richard de Arundell, son of the said earl, except the lands, knights' fees and advowsons that the earl held of the late king's gift, as Richard has besought the king, by petition before him and his council, to restore to him as next heir the lands of the earl, and the king, although he might retain the lands in his hands by reason of certain claims, has taken, by the assent of the prelates, earls, barons and other magnates of the realm in the present parliament at Westminster, Richard's homage for the lands that his father at his death held in chief of the late king, and has rendered them to him, except the lands that the earl had of the late king's grant, because Richard has submitted himself to the king's grace and the king wishes to deal graciously with him in contemplation of the favour (*boni loci*) that the king believes he will hold with him and his heirs in the future.

By p.s. [4108.]

The like to William de Clynton, justice of Chester, or to him who supplies his place, concerning the earl's lands in co. Chester.

By the same writ.

The like to John de Pulteneye, mayor of the city of London, escheator in the city, concerning the earl's lands in the city.

Dec. 15.
Westminster.

To the sheriff of Nottingham. Order to cause to be restored to John de Melton Moubray, clerk, his goods and chattels, which were taken into the king's hands upon his being charged with burglary of the house of William de Beston in Nottingham before Walter de Goushull and Richard de Whotton, the late king's justices to deliver Nottingham gaol, as he has purged his innocence before W. archbishop of York, the ordinary of the place, to whom he was delivered according to the privilege of the clergy.

Nov. 29.
Westminster.

To Robert Selyman, escheator this side Trent. Order not to intermeddle further with the manor of Gatele and the other lands mentioned below, which have been taken into the king's hands by reason of the death of Robert Banyard, and to restore the issues thereof, as the king learns by inquisition taken by Simon de Bereford, late escheator this side Trent, that Robert at his death held no lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held the said manor for life by the courtesy of England of the inheritance of Lucy, daughter of Roger atte Asshe, whom Robert son of Robert Banyard married, and that the manor is held of Queen Isabella as of the manor of Haule, in the king's hands, by the service of two knights' fees and by the service of rendering 20s. yearly to the ward of Dover castle, and that he held divers other lands of other lords by various services, and that the aforesaid Lucy is of full age.

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Membrane 14—cont.

Dec. 16. To the sheriff of Buckingham. Order to cause a coroner for that county
Westminster. to be elected in place of John de la Lude, who is insufficiently qualified.

Dec. 18. To the treasurer and barons of the exchequer, and to the chamberlains.
Westminster. Whereas the late king by his letters patent, which the king has inspected, granted to the prior and canons of Ivychurch (*Monasterio Ederoso*) 100s. yearly of alms from his manor of Claryndon by the hands of the bailiff of the manor, in aid of finding a light in the monastery for ever, and the prior, by his petition before the king and his council, has shewn the king that he has, through the default of divers bailiffs of the manor who did not take care to pay to him the said 100s., incurred divers costs and expenses in divers suits made by him and his men to obtain payment of the said 100s., and he has not been able to obtain payment of the rent by reason of any of the said suits, and he has prayed the king to ordain for payment thereof otherwise than by the bailiff of the manor: the king, considering that the grant was made to holy church for the honour of God, orders the treasurer and barons and chamberlains to pay the said 100s. yearly to the prior and canons from the treasury, or to cause that sum to be paid to them until the prior be elsewhere provided with payment by the king, so that the light aforesaid do not cease for want of payment. The treasurer and barons are enjoined to inform the king speedily where the prior may conveniently be paid the aforesaid sum in co. Wilts or in the adjoining parts. By pet. of C.

MEMBRANE 13.

Dec. 15. To the treasurer and barons of the exchequer and to the chamberlains.
Westminster. Gerard Fulchier, Reymund du Mas, Reymund Arnald de Montanser, John de London, Peter Johannis, William Amaneui, Peter Guillelmi de Chenal, William Gonel, and Stephen Bartlemeu, vintners of the duchy [of Acquittaine], have shewn the king that the late king, in the 5th year of his reign, assigned to them a moiety of the issues of the custom of wool in the port of Southampton, to be received by the hands of Reymund Arnald and John de London until the said vintners should be satisfied for 331*l.* due to them for 85 tuns of wine taken from them by Walter Waldeshes, the late king's butler, and they were removed from the said custom by pretext of the ordinances made in the aforesaid fifth year, by reason whereof they prayed the present king, by their petition before him and his council in parliament in the first year of his reign, to cause payment to be made to them of the arrears of the said sum, and the king granted to them all the issues of the custom of wool, hides and wool-fells in the port of Ipswich, to be received from the collectors thereof until they should be satisfied for what was thus in arrear, and they have been unjustly removed from the receipt thereof, as they assert, by reason of an assignment made to the merchants of the society of the Bardi of Florence, wherefore they have prayed the king to order the issues of the custom in that port to be restored to them, or to cause payment to be made to them of the arrears of the said debt: the king therefore orders the treasurer, barons and chamberlains to see the letters patent of the said grant, and if they find by inspection thereof or otherwise that the premises are true, to cause the issues of the custom in the said port to be assigned to them without delay, to be received in form aforesaid. If they cannot conveniently do this by reason of the king's arduous affairs, they are to cause an assignment or other satisfaction to be made to the said vintners for the arrears of the said debts. By pet. of C.

Dec. 10. To the same. Isabella, late the wife of William Duraunt of Newerk,
Westminster. executrix of his will, has shewn the king, by petition before him and his

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Membrane 13—cont.

council in the present parliament, that he is indebted to her in 52 marks 10s. 3d., lent to him by William in the port of Boston in the first year of his reign, as appears by the king's letters patent under his seal called 'coket,' which she has in her possession, and she has besought the king to order this sum to be paid to her or to cause satisfaction therefor to be made to her: the king therefore orders them to view the letters aforesaid, and if they ascertain that the said sum is still owing to the executrix, to cause it to be paid to her out of the treasury or cause her to have a suitable assignment for it.

By pet. of C.

Dec. 16. To H. bishop of Lincoln. Whereas the king—at the prosecution of the Westminister. abbess and convent of Waterbeche, by petition before him and his council, suggesting that she and her convent lately acquired a messuage and 8 acres of land in Wydenham and the advowson of the church of that town from Christina de Kyrkeby, by the late king's licence, and she and her convent presented to the said bishop to the church after the acquisition a clerk of hers, requesting the bishop to admit him and to institute him parson of the same, and that certain persons, scheming to impede the presentation of the abbess and convent, procured one William Shereman, clerk, to be presented to the church by the king, and hereupon procured the king's writ of prohibition to be directed to the bishop that a parson should not be admitted to the church until it should be determined (*discussum*) in the king's court whether the advowson pertained to him or to the abbess and convent, by pretext whereof the bishop has hitherto refused to admit the presentation of the abbess and convent to the church—wishing to be certified whether or not any plea was before John de Stonore and his fellows, justices of the Bench, between him and the abbess and convent concerning the aforesaid church, ordered John to search his rolls and to certify him in chancery of what he should find concerning this matter, and John has certified that he did not find any plea pending before him and his fellows between the king and the abbess and convent concerning the church, and that Alexander de Hadenham, who sues for the king, said that he had not prosecuted any plea for the king against the aforesaid abbess and convent concerning the aforesaid church, and that he did not know of any plea prosecuted by the king against them concerning the same: the king, because the aforesaid William, being called in chancery, shewed nothing for the king by reason whereof the presentation ought to pertain to the king, orders the bishop to do further at the presentation of the abbess and convent what pertains to his office, notwithstanding the king's presentation or prohibition aforesaid.

Dec. 19. To Henry le Scrop, late chief-justice to hold pleas before the king. Westminister. Order to deliver to Geoffrey le Scrop by indenture the writs, rolls, records, processes, memoranda, and all other things touching the office of chief-justice that are in Henry's custody, as the king wills that Geoffrey shall be his chief-justice to hold the said pleas during pleasure, and he has taken his oath due in this behalf.

By K. and C.

To the said Geoffrey. Order to receive and keep the writs, rolls, etc., aforesaid.

By K. and C.

Dec. 10. To the treasurer and barons of the exchequer, and to the chamberlains. Westminister. Nicholas de Ellerker of Newcastle-on-Tyne has shewn the king, by petition before him and his council in Parliament, that the late king received as a loan 200 marks from Nicholas and John his brother, now deceased, of whose will he is the executor, in the said king's chamber for the expedition of certain of his affairs, as appears by his letters patent under his privy seal in Nicholas's possession, for which 200 marks Nicholas and John have not received any payment or satisfaction, and Nicholas has prayed the king to cause the said 200 marks to be paid to him or to cause satisfaction therefor to be

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Membrane 13—cont.

made to him: the king therefore orders them to see the letters aforesaid, and if they ascertain that the 200 marks are still owing to Nicholas, to cause them to be paid out of the treasury or to cause him to have an assignment for that sum. By pet. of C.

Dec. 27. To Robert Selyman, escheator this side Trent. Order to permit
Westminster. Bartholomew de Burgherssh to have all his goods and chattels in the manors of Northwold, co. Essex, Bissheby (*sic*), co. Hertford, Eston, co. Northampton, Talleworth and Baggeshote, co. Surrey, which belonged to Edmund, late earl of Kent, the custody whereof the king committed to Bartholomew, the manors having been seised into the king's hands for certain reasons, as Bartholomew has prayed the king to aid him so that he do not incur damage for his goods and chattels in the said manors.

Dec. 16. To Master Thomas de Garton, keeper of the wardrobe. Order to account
Westminster. with Thomas de Escrik, king's clerk, for the time during which he was employed, with Thomas Wake of Bliseworth, then sheriff of Northampton, in surveying and enquiring concerning the goods that Robert de Taunton, clerk, who was charged with adhering to Edmund, late earl of Kent, had in that county, and to cause him to have reasonable wages for the said time, as he has given the king to understand, by petition before him and his council in parliament, that he has not been satisfied for his wages for the time aforesaid, although he was occupied for some time in the work, and he has prayed the king to cause him to be satisfied for his wages. By pet. of C.

Dec. 10. To the keeper of the castle and honour of Dynebegh, or to him who
Westminster. supplies his place. Iorward Chamberleyn has shewn the king, by petition before him and his council, that Thomas, sometime earl of Lancaster, then lord of the aforesaid castle and honour, granted by his deeds to Iorward the bailiwick of Amobres and Isalet, the mill of Tallebryn, and 32*l.* 7*s.* 7*d.* of the yearly rent and fermes issuing from certain tenants in the towns of Beryng and Tallebryn, which are within the honour aforesaid, to hold for life, and Iorward held the premises in peace by virtue of the said grant until they were taken into the late king's hands amongst the said earl's lands by reason of his forfeiture, and the present king afterwards restored the premises to Iorward, who was of the earl's quarrel, because the quarrel was adjudged good and just in parliament, and the premises were taken into the king's hands amongst the lands of Roger de Mortuo Mari by reason of his forfeiture, and Iorward has prayed the king to cause them to be restored to him, and the king has accordingly done so: the king therefore orders the keeper to deliver to Iorward the premises, if they be in the king's hands solely by reason of the said Roger's forfeiture. By pet. of C.

Dec. 18. To the treasurer and barons of the exchequer, and to the chamberlains.
Westminster. Order to cause allowance to be made to Richard de Grey of Codenore, in the debts due from him to the king, for the sums due to him from the king for the late king's time and his own time by divers bills of the wardrobe in Richard's possession, as Richard has prayed the king, by petition before him and his council in parliament, to cause the debts due from the king to be thus allowed to him.

Dec. 10. To the same. John de Lilleburn has shewn the king, by petition before
Westminster. the king and his council in parliament, that he is bound to render account of the time when he was sheriff of Northumberland, and the king is indebted to him in divers sums of the late king's time, as appears by bills of the said king's wardrobe in his possession, and he has prayed the king to cause his account to be audited, and to cause any debts that may be found to be due from him to be allowed to him in the debts due to him from the

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Membrane 13—cont.

king, and that, after the account have been rendered, if it be found that the king is indebted to him, to order the amount thereof to be paid to him: the king therefore orders them to audit John's account, and to allow to him in the debts that they shall find to be due from him what the king owes to him, and to cause any surplus due to him from the king to be paid out of the treasury, or to cause him to have assignment therefor. By pet. of C.

MEMBRANE 12.

Dec. 15. To Robert Selyman, escheator this side Trent. Order to deliver to
Westminster. Margaret, late the wife of Edmund, earl of Kent, the following of the earl's lands, which the king has assigned to her in tenancy for her maintenance, in response to her petition before him and his council in parliament for assignment of dower, although he might have deferred the assignment by reason of certain claims, especially as the extents of the lands have not yet been returned into chancery according to custom: the manor and town of Aulton, with the hundred and the small rents in the same town and other appurtenances, in co. Southampton, as of the value of 88*l.* 15*s.* 6*d.* yearly; the manor and town of Andevre, with the hundred and other appurtenances and with the increment of the ferm of the town, in the same county, as of the value of 104*l.* 1*s.* 0*d.* yearly; the manor of Bedehampton, in the same county, as of the value of 100*l.* yearly; the manor of Lammersh, co. Essex, as of the value of 31*l.* 10*s.* 0*d.* yearly; the manor of Northweld, in the same county, as of the value of 40*l.* 9*s.* 0*d.* yearly; the town of Wichio, co. Worcester, as of the value of 89*l.* 5*s.* 0*d.* yearly; the manor of Assheford in the Peak, co. Derby, as of the value of 80*l.* yearly; the manor of Bissheie, co. Hertford, as of the value of 41*l.* 18*s.* 0*d.* yearly; the manor of Leiham, co. Suffolk, as of the value of 35*l.* 9*s.* 0*d.* yearly; the manor of Kerseye, in the same county, as of the yearly value of 27*l.* 6*s.* 5*d.* yearly; the manor of Torpel and Upton, co. Northampton, as of the value of 100*l.* yearly; the manor of Eston in the same county, as of the value of 40*l.* yearly; the manor of Wockyng with the hamlet of Hok and the manors of Sutton and Pirifrieth, co. Surrey, as of the value of 84*l.* yearly; the manor of Gretham, co. Lincoln, as of the value of 41*l.* 3*s.* 7*d.* yearly: certain lands in Caldecote, co. Huntingdon, as of the value of 11*l.* 4*s.* 0*d.* yearly; a yearly ferm of 50*l.* from the abbot and convent of Rameseye for the fair of St. Ives, in the same county; a yearly ferm of 30*l.* that the abbot and convent of Cirencestre render to the exchequer for the town of Cirencestre and the seven hundreds, in co. Gloucester; a yearly ferm of 90*l.* that the abbot and convent of Kirkestall render to the exchequer for the manor of Colyngham, co. York; a yearly ferm of 36*l.* that the citizens of Chichester, co. Sussex, rendered to the exchequer; and 55*s.* 1½*d.* of rent from certain tenants in the town of Castre and the soke there, in co. Lincoln: to have in tenancy until the king cause dower to be assigned to her.

To John de Houton, escheator beyond Trent. Order to deliver to Margaret the aforesaid manor of Assheford in the Peak, and the said ferm from the abbot and convent of Kirkestall.

Dec. 21. To the treasurer and barons of the exchequer. Order to allow to John de
Westminster. Roches, late keeper of the islands of Gernereye, Jereseye, Serk, and Aureneye, 40*l.* yearly for his fee for the time during which he had the custody thereof by the king's commission. By C.

Dec. 18. To the sheriff of York. Order to pay to Joan Comyn of Boghan 20*l.* for
Westminster. Michaelmas term last, in accordance with the king's grant to her of 40*l.* yearly by the hands of the sheriff of that county.

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*Membrane 12—cont.*Dec. 20
Westminster.

To the treasurer and barons of the exchequer. Whereas the king lately caused divers sorts of victuals to be bought and purveyed in divers counties of the realm and carried to divers ports, to wit to Plymmuth, co. Devon, Briggewater, co. Somerset, Southampton and Portesmuth, co. Southampton, in order to be taken thence to the duchy of Aquitaine, for the maintenance of John de Eltham, earl of Cornwall, the king's brother, and of other magnates and subjects, and he appointed Walter de Weston, his clerk, to receive the victuals from the sheriffs in the said places, and to cause them to be kept safely, and ordained that Walter should receive for himself and his clerks receiving and keeping the victuals at the said places 10s. daily for their wages, and Walter has shewn the king that he received certain sums of money from the treasury at the king's receipt and from the sale of the king's victuals in his custody, and he has besought the king to cause account to be made with him, and to order payment to be made to him for such wages: the king therefore orders the treasurer and barons to audit Walter's account of the receipts aforesaid, and to cause to be allowed to him 10s. for his wages aforesaid for every day during which he was thus employed. By C.

Dec. 21.
Westminster.

To Master Itherius de Concoreto, envoy of the pope in England, and collector of the first fruits of ecclesiastical benefices void within the realm within a certain time reserved by the pope, a moiety whereof was granted to the king. Order to pay to Dinus Forsetti, Peter Reynner, Bartholomew de Barde, and their fellows, merchants of the society of the Bardi of Florence, 400*l.* out of the first moneys from the king's moiety aforesaid, as the said merchants have paid this sum to Queen Philippa, to whom the king granted it in aid of the expenses of her household. By p.s. [4148.]

1331.

Jan. 2.
Guildford.

To the sheriff of Southampton. Order to deliver to Margaret, late the wife of Edmund, earl of Kent, the manor of Bedehampton, in that county, which the sheriff lately took into the king's hands amongst the lands of John Mautravers, together with the issues thereof since 15 December last, when the king assigned the manor to Margaret amongst other lands until he should cause dower to be assigned to her.

The like to the sheriff of Surrey, concerning the manor of Wockyng', with the hamlet of Hok and the manor of Sutton, which the sheriff took into the king's hands amongst the lands of Geoffrey de Mortuo Mari, and the manor of Pirifrith, which he took into the king's hands amongst the lands of John Mautravers.

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Dec. 20.
Westminster.

To Bartholomew de Burghersh. Order to restore to Henry de Bello Monte all the issues received from the manor of Whitwyk for the time that Bartholomew held it of the king's commission, for which answer has not yet been made to the king, as the king has restored to Henry his castles, manors, etc., by the assent of the prelates, earls, barons, and magnates of the realm in the present parliament, because he deems Henry guiltless of the trespasses and excesses for which he caused them to be taken into his hands.

By K. and C.

The like to the following:

John de Insula, concerning the manor of Lughteburgh.

Robert Burdet, late sheriff of Warwick and Leicester, concerning Henry's castles, manors and lands in those counties. By K. and C.

Dec. 24.
Guildford.

To Master Thomas de Garton, keeper of the king's wardrobe. John Burnet of Seleby and Thomas de Redenese of Ayremynne have shewn the king, by petition before him and his council in parliament, that he is indebted to them in 6*l.* for salt and turves (*turbis*) for fuel (*focali*) bought from them by Master John de la Squillerie and John 'of the Halle,' as appears by divers tallies of the wardrobe in their possession, and they have

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Membrane 12—cont.

besought the king to cause this sum to be paid to them : the king therefore orders the keeper to see the tallies aforesaid and to call before him the said John and John, and to pay the said sum to John Burnet and Thomas if he ascertain that it is due to them. By pet. of C.

Dec. 24.
Guildford.

To the treasurer and barons of the exchequer, and to the chamberlains. John de Britannia, earl of Richmond, has shewn the king, by petition before him and his council, that the late king caused his castles, manors, lands, goods and chattels to be taken into his hands, and committed them to divers keepers, and the said king afterwards restored them to the earl with the issues received from them in the meantime, which issues amount to 860*l.*, for which sum the earl has not yet been satisfied, as appears by the accounts of the said keepers in the exchequer, and the earl is indebted to the king at the exchequer for fermes, arrears of fermes, and divers other causes, and he has prayed the king to cause the debts to the king from him to be allowed to him in the aforesaid 860*l.*; the king orders them to search the rolls and memoranda of the exchequer, and if they find that the said 860*l.* were levied of the issues of the earl's castles, manors and lands in the late king's hands, and that the castles, manors and lands and the issues were restored to him by the late king, and that the earl has not yet been satisfied for the said 860*l.*, they are to cause the debts due from the earl to the exchequer to be allowed to him in that sum. By pet. of C.

Dec. 20.
Westminster.

To Walter Turk, citizen of London. Order to deliver to John de Wyndesore, king's clerk, the custody of the king's exchanges of London and Canterbury, and all things pertaining thereto, by indenture, as the king lately committed the custody of the exchanges to Walter for life, and he revoked the commission in the present parliament by the assent of the prelates, earls, barons, and others in the parliament and has committed the custody to the said John during pleasure. By p.s. [4143.]

Dec. 20.
Guildford.

To the treasurer and barons of the exchequer, and to the chamberlains. John de Cotes and William de Cotes have shewn the king, by petition before him and his council, that the king is indebted to them in 40*l.* 19*s.* 6*d.* lent to him by them, as appears by his letters patent under his seal called 'coket' in their possession, and they have prayed the king to order this sum to be paid to them or to be allowed to them in the next customs of wool, hides and wool-fells to be sent by them out of the realm : the king therefore orders the treasurer and barons and chamberlains to see the letters aforesaid, and if they ascertain that the aforesaid sum is due to John and William, they are to cause it to be paid to them out of the treasury or to allowed to them in their next customs as above. By pet. of C.

1331.

Jan. 8.
Guildford.

To Robert Selyman, escheator this side Trent. Order not to intermeddle further with five messuages, five tofts, 160 acres and 1 rood of land, 6 acres of meadow, and 4*l.* of rent in Ixnyng', which he has taken into the king's hands, asserting that John de Gardinis had entered them after the death of Thomas de Gardinis and Constance his wife without the king's licence, and to restore the issues thereof, as the king granted, for a fine that Thomas made with the late king, licence to William de Wiggeperie to grant the premises, which are held of the king in chief, to Thomas and Constance for their lives, with remainder to the said John for his life, as contained in the king's letters patent.

Membrane 12—Schedule.

1330.

Warrantia Dierum.

May 8.
Woodstock.

To the mayor and sheriffs of London. Order not to put Thomas de Hockele in default for not appearing on Monday before SS. Philip and

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Membrane 12—Schedule—cont.

James last in the suit before them by writ of right between Adam le Boghier and Joan daughter of William atte Hulle, demandants, and the said Thomas, tenant, concerning a messuage and 11 shops in London, as he was in the king's service by his order on that day. By p.s. [3541.]

July 17.
Woodstock.

To the same. Like order in favour of the said Thomas concerning Monday the eve of St. Bartholomew last in a suit between the said Adam and Joan, demandants, and Thomas and Richard his brother, tenants, concerning the said messuage and shops. By p.s. [3749.]

Oct. 1.
Pontefract.

To the justices of the Bench. Order not to put John de Insula Vecta, knight, in default for not appearing on Monday the morrow of three weeks from Easter last in a suit before the justices between him and Walter, abbot of Hyde near Winchester, and Richard le Cornmangere concerning the unjust taking and detainue of John's cattle, as he was in the king's service by his order on that day. By K.

Nov. 4.
Woodstock.

To the mayor and sheriffs of London. Order not to put Thomas de Hokkele in default for not appearing on Monday after the Translation of St. Edward last in the suit before them between Adam le Boghiere and John (*sic*) son of William atte Hulle, demandants, and the said Thomas and Richard his brother, tenants, concerning a messuage and 11 shops in London, as he was in the king's service by his order on that day.

By p.s. [4037.]

Nov. 4.
Woodstock.

To Henry Lescrop and his fellows, justice to hold pleas before the king. Order not to put Robert de Ferers and Margaret his wife and John son of Walter le Pouer in default for not appearing on Saturday in three weeks of Michaelmas last in the suit before the justices between Ralph Bygot, demandant, and the said Robert, Margaret, and John, tenants, concerning the manor of Bukkebrok, as they were in the king's service by his order on that day.

By p.s. [4036.]

Nov. 21.
Alton.

To the mayor and sheriffs of London. Order not to put Thomas de Hokkeley in default for not appearing on the morrow of Martinmas last in the suit before them in the aforesaid suit between Adam le Boghiere and Joan son of William, demandants, and Thomas and Richard his brother, tenants, as he was in the king's service by his order on that day.

By p.s. [4051.]

Nov. 25.
Kingston.

To the same. Order not to put Thomas West, knight, in default for not appearing on Monday the morrow of Martinmas last in the suit before them by writ of right between Hugh son of Hugh le Blound, demandant, and Thomas, tenant, concerning a messuage in London, as he was in the king's service by his order on that day.

By p.s. [4054.]

MEMBRANE 11.

Dec. 16.
Westminster.

To the treasurer and barons of the exchequer, and to the chamberlains. Alninus Revel Niger, merchant of Almain, has shewn the king, by petition before him and his council in parliament, that the king is indebted to him in 37 marks 11s. 4d. lent to him by Alninus in the first year of his reign in the port of Boston, as appears by the king's letters patent under the king's seal called 'coket' in Alninus's possession, and he has prayed the king to cause the said sum to be allowed to him in the next customs of wool, hides, and wool-fells to be sent out of the realm from that port by him: the king therefore orders them to see the letters aforesaid, and, if they ascertain that this sum is due to Alninus, to cause it to be paid to him out of the treasury or to cause it to be allowed to him in his next customs as above.

By pet. of parl.

1330.

Membrane 11—cont.

Dec. 8. To S. bishop of London. Whereas the king lately presented to the
Westminster. bishop Richard de Skeryngton, king's clerk, to the church of Rammesden Cray, void and pertaining to the king's donation by reason of the lands of Hugh le Despenser, the elder, being in the king's hands, concerning the advowson of which church a plea is pending before the king between the king and John de Liston, knight, of this that John shall permit the king to present to the said church, and the king prohibited the bishop admitting anyone to the church until it should be decided in the king's court whether the advowson pertained to the king or to John: as John has granted in person in chancery that the king's presentation aforesaid shall take effect upon this occasion notwithstanding John's presentation aforesaid, saving to John his right, if he have any, in the next avoidance of the church, the king orders the bishop to admit the said Richard to the church aforesaid, and to institute him parson thereof, notwithstanding the plea or prohibition aforesaid.

Dec. 20. To the treasurer and barons of the exchequer and to the chamberlains.
Westminster. Bernard Barau has shewn the king, by petition before him and his council in parliament, that the king is indebted to him in 84*l.* 16*s.* 0*d.* for wines taken by the late king's butler from John Gountier (*Gomitier*) and William de Bois, Bernard's merchants, as appears by a bill of the late king's wardrobe made to Bernard, and he has prayed the king to order him to be satisfied for the aforesaid sum: the king therefore orders the treasurer, barons and chamberlains to see the said bill, and if they find that the said sum is clearly owing to Bernard, to cause payment or assignment therefor to be made to him. By pet. of C.

Dec. 20. To the treasurer and barons of the exchequer. The executors of the
Westminster. will of Stephen de Stanham have shewn the king, by petition before him and his council in parliament, that the king is indebted to Stephen in 600*l.* by divers bills of Edward I. and Edward II. under the seals of their wardrobes, and the executors are indebted to the king in 80*l.* for corn and other victuals received from the ministers of Edward I. for the use of the said Stephen, and they have besought the king to cause the said 80*l.* to be allowed to them in the aforesaid 600*l.*: the king therefore orders the treasurer and barons to see the bills aforesaid, and if they ascertain that the said 600*l.* is due clearly to Stephen, to allow in that sum the aforesaid 80*l.* By pet. of C.

Dec. 26. To the same. John de Causton, citizen of London, has shewn the king,
Guildford. by petition before him and his council in parliament, that Walter de lselepe, the late king's treasurer in Ireland, in the 16th year of the said king's reign, took for the said king's use at Dublin from Nicholas de Causton, then the said John's merchant and servant, corn to the value of 105*s.*, as appears by the rolls of Walter's account rendered at the late king's exchequer, and he has prayed the king to cause the aforesaid 105*s.* to be allowed to him in the debts due from him for the remainder of his account of the time when he was one of the late king's sheriffs of London: the king therefore orders the treasurer and barons to see Walter's account, and if they find that the aforesaid sum is due to John, to allow it to him in the aforesaid debts. By pet. of C.

Dec. 16. To the treasurer and barons of the exchequer and to the chamberlains.
Westminster. John de Attenderne, merchant of Almain, has shewn the king, by petition before him and his council in parliament, that the king is indebted to him in 108 marks 3*s.* 1*d.* lent to the king by John in the first year of his reign in the port of Boston, as appears by the king's letters patent under his seal called 'coket' in John's possession, and he has besought the king to cause

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Membrane 11—cont.

the aforesaid sum to be allowed to him in his next customs of wool, hides and wool-fells to be sent by him out of the realm from the said port: the king therefore orders them to see the letters aforesaid, and if they ascertain that the aforesaid 108 marks 3s. 1d. is still due to John, they are to cause it to be paid to him out of the treasury or allowed to him in his next customs as above.

By pet. of parl.

Dec. 16. To the treasurer and barons of the exchequer, and to the chamberlains.
Westminster. Hermann de Warnethorp, merchant of Almain, has shewn the king, by petition before him and his council in parliament, that the king is indebted to him in 231 marks 2s. lent to him by Hermann in the first year of his reign in the port of Boston, as appears by the king's letters patent under his seal called 'coket' in Hermann's possession, and he has besought the king to cause the aforesaid sum to be allowed to him in his next customs of wool, hides and wool-fells to be sent by him out of the realm from the said port; the king therefore orders them to see the letters aforesaid, and if they ascertain that the aforesaid sum is still due to Hermann, they are to cause it to be paid to him out of the treasury or allowed to him in his next customs as above.

By pet. of C.

Dec. 24. To the same. Richard de Kirkebride and John de Orreton have shewn
Guildford. the king, by petition before him and his council in parliament, that the late king is indebted to them in 153*l.* 19*s.* 4*d.* for their wages for the time when they were in his service in the marches of Scotland, as appears by divers bills of his wardrobe in their possession, for which sum they have not received any payment or satisfaction, and they are indebted to the king in 72*l.* 4*s.* 0*d.* for victuals bought by them and others for whom they mainperned, and they have prayed the king to cause this sum to be allowed to them in the said 153*l.* 19*s.* 4*d.*, and to order the remainder of the latter sum to be paid to them: the king orders the treasurer and barons and chamberlains to see the bills aforesaid, and if they find the debts to be clear and to be still due to Richard and John, to allow to them the said 72*l.* 4*s.* 0*d.*, and to pay the remainder of the 153*l.* 19*s.* 4*d.* from the treasury, or to cause them to have assignment therefor.

By pet. of C.

Dec. 16. To Geoffrey le Scrop, chief justice. Whereas the king—at the petition
Westminster. of Geoffrey Stace and Agnes his wife, before him and his council in parliament, suggesting that Geoffrey and Agnes, who was then the wife of Walter de Westhall, and certain others were lately convicted at the suit of Richard le Chaucer and Mary his wife in the king's court before him for ravishing John son and heir of Robert le Chaucer, whose wardship pertained to Richard and Mary because Robert held his land in socage and Mary was the next [friend] of the heir, the said John being a minor in the wardship of Richard and Mary at London, and that 250*l.* were adjudged to Richard and Mary for their damages in this behalf, and Geoffrey has satisfied the said heir, who is now of full age, for the said sum, and has letters of acquittance thereof from the heir, and that Geoffrey and Agnes were still detained in the prison of the Marshalsea before the king by reason of the damages aforesaid, and praying the king to cause them to be released, taking from them a reasonable fine for what pertains to him in this behalf, because it is contained in the statute lately issued at Marleberge that the keepers of lands held in socage ought to render account to the heirs of the lands when they come of age for the issues of the lands—considering that Richard and Mary are bound by virtue of the statute aforesaid to answer to the heir for the said 250*l.* thus recovered, and that they ought to be discharged thereof against the said heir if he have been satisfied for that sum by the aforesaid Geoffrey, and not wishing to keep Geoffrey and Agnes in prison any longer for this reason, ordered the said chief-justice and his

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Membrane 11—cont.

fellows to call before them the said heir, and to see the acquittance aforesaid, and if they ascertained by his acknowledgment or otherwise that the acquittance is the deed of the heir, or that the heir have been satisfied otherwise for the aforesaid sum by Geoffrey, they were then to call before them Richard and Mary, and to hear their reasons, and if they cannot shew cause why Geoffrey and Agnes ought not to be delivered from prison, they were to cause Geoffrey and Agnes to be released, taking from them a reasonable fine for what pertains to the king in this behalf: the king now orders them to cause Geoffrey and Agnes to be released from prison, upon their finding mainpernors to have them before the said justices to prosecute the said matter and to answer to the king for what pertains to him and to answer to Richard and Mary for their damages if they be adjudged to them by the justices.

By pet. of C.

Dec. 15.
Westminster.

To the treasurer and barons of the exchequer and to the chamberlains. Roger Mauduyt has shewn the king, by petition before him and his council in parliament, that the late king was indebted to him in 176*l.* 1*9s.* 9*d.* for divers causes, as appears by divers bills of the said king's wardrobe and of his chamber of Scotland in Roger's possession, and Roger has not had any payment thereof, and he has prayed the king to order this sum to be paid to him: the king therefore orders them to see the bills aforesaid, and if they ascertain that the said sum is clearly due to Roger, to cause it to be paid to him out of the treasury, or to cause him to have an assignment for it.

By pet. of C.

Dec. 16.
Westminster.

To the same. The executors of the will of Ranulph de Benton have shewn the king, by petition before the king and his council in parliament, that the late king appointed Ranulph to purvey divers victuals for his use, and the treasurer and barons of the exchequer ordered Nicholas de Grendon, then sheriff of Westmoreland, by writ of the exchequer to pay to Ranulph 40*l.* due from Nicholas to the said king for the remainder of his account, in order to make the said purveyances, and they caused a tally of the exchequer to be levied in Nicholas's name and to be delivered to Ranulph, and Nicholas had previously paid the said sum to Robert de Clifford by pretext of a writ of privy seal of the said king's, so that Ranulph was unable to receive the said money from Nicholas by virtue of the writ and tally aforesaid, and the tally is still in the possession of the executors, and Ranulph satisfied the said king for the aforesaid 40*l.* in his account rendered before Ingelard de Warle, then keeper of the wardrobe, as appears by Ingelard's books in the exchequer, and Ranulph or his executors have been unable to obtain payment of the said sum, wherefore the executors have besought the king to provide a remedy: the king therefore orders the treasurer, barons, and chamberlains, to search the rolls and memoranda of the exchequer, and to see the books of Ingelard, and if they ascertain that Ranulph satisfied the late king for the said 40*l.* and that he or his executors have not received satisfaction therefor, to cause that sum to be paid to the executors out of the treasury, or to cause them to have an assignment for it, receiving the said tally.

By pet. of C.

MEMBRANE 10.

Dec. 15.
Westminster.

To John de Crombwell, keeper of the Forest beyond Trent. Whereas Henry III. granted by charter to God and the church of St. Kentigern in Kaldebek and to John the Franceys (*Francigene*), the parson of that church, 10 acres of the side (*costera*) of the said king's wood of Warnel, which land the abbot of Holmcoltram had assarted and cultivated by the said king's licence, and the enclosure of the aforesaid side of Warnel, which

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Membrane 10—cont.

the abbot had enclosed and held in his hands by the said king's licence for half a mark yearly to the exchequer during the said king's pleasure, to have and to hold to the said parson and his successors by the same metes and bounds by which the abbot held them, to wit from the summit of the abbot's hedge enclosing his land of Kaldebek to Whitewra, and thence to the gates, and then direct to the east to the other (*sic*) trees of Aykebanke, and thence descending into the water of Caldewe, and thus ascending by that water and the water of Caldebek to the abbot's buildings, rendering therefor half a mark yearly to the exchequer; and the king, at the prosecution of Master Adam de Appelby, now parson of the church, suggesting that the aforesaid keeper has taken the said 10 acres of the wood side into the king's hands, ordered the keeper to certify him concerning the matter, and the keeper has returned that the close of the abbot of Holmcoltram and the close of the parson of Caldebek, which are let at rent within the said forest, were taken into the king's hands because the abbot and parson ought to have 10 acres in culture only, and the abbot has 11 acres there and the parson has 2 acres, 1 rood, and 11 perches of land in culture [measured] by the forest perch, and also because the abbot and parson ought not to have in their closes aforesaid anything beyond the herbage, and the abbot claims to have and receive the underwood of 10 acres in his close, and the parson claims the underwood of 20 acres in his close, and because the parson erected a messuage within the covert of the forest aforesaid, wherein bows, arrows, and a dog were found, contrary to the assize of that forest, and the abbot and parson opened the soil there to take mill-stones, as appears more fully by the keeper's return; and Adam has now shewn the king, by petition before him and his council in parliament, that he and all his predecessors, parsons of the said church, held certain lands in the forest now taken into the king's hands as aforesaid, which lands are now called 'the park of Caldebek,' by virtue of the charter aforesaid from the time of the making of the charter until the said taking into the king's hands, and were seised peacefully of the lands as of the right of their church, and the king, after the taking into his hands, committed the custody of the park aforesaid to the prior and convent of St. Mary's, Carlisle, for so long as it should be in his hands, rendering to the exchequer as much as Adam was wont to render, and Adam has besought the king to provide a remedy in this behalf: the king, having consideration to the charter aforesaid, exhibited before him and his council, whereby it appears that the grant was made to the parsons of the church for the time being, and not wishing to delay justice to Adam, orders the keeper to permit Adam to hold the lands contained within the bounds expressed in the charter, according to the tenor of the charter, notwithstanding the keeper's return aforesaid. The king has ordered the prior not to intermeddle further with the park aforesaid.

By pet. of C.

Mandate in pursuance to the prior and convent of St. Mary's, Carlisle.

Dec. 15. To the sheriff of Wilts. Henry Sturmy and Henry son of Henry
Westminster. Sturmy and Margaret his wife have shewn the king, by their petition before him and his council in parliament, that John son of Henry Sturmy lately arramed an assize of novel disseisin before John de Bousser and his fellows, the late king's justices of assize in that county, against the said Henry Sturmy, Henry son of Henry, and Margaret, and others named in the original writ concerning a moiety of the manors of Stapelford and Fighelden, and recovered his seisin thereof and 200 marks for his damages, and the king afterwards—at the prosecution of Henry, Henry son of Henry, and Margaret, by petition before him and his council in parliament at Westminster, in the first year of the reign, suggesting that error had intervened in the record and process of the said assize and in the rendering of judgment—caused the record and process to come before

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Membrane 10—cont.

him, and, having seen and examined the same, he revoked and annulled as erroneous the judgment rendered in the said assize, because divers errors were found before him in the record and process and in the rendering of judgment, and he decided (*consideraverimus*) that Henry Sturmy, Henry son of Henry, and Margaret should have seisin again of the moiety of the manors aforesaid in the same manner as they had before the judgment was rendered, and he ordered the sheriff of that county to cause them to have seisin thereof, and although the sheriff caused them to have seisin of a moiety of the manor of Fighelden, he did not deliver to them the moiety of the manor of Stapelford because it was in the king's hands by the forfeiture of Hugh le Despenser the elder, as the sheriff has returned into chancery, wherefore the king—at the petition of Henry Sturmy, Henry son of Henry, and Margaret before him and his council in parliament at York, beseeching him to provide a remedy in this behalf—caused the record and process of the whole matter to come before him and his council in the said parliament, and to be there recited and examined, and it was then considered by him and his council that Henry, Henry, and Margaret should have seisin again of the moiety of the manor of Stapelford, although it was in the king's hands, which judgment has not yet been put into execution, wherefore they have prayed the king to provide a remedy: the king, as he has caused the record and process of the whole matter to come before him and his council in the present parliament and to be there recited and examined anew, by reason whereof it was considered by him and his council that the judgment made in the said parliament at York shall be put into execution, orders the sheriff to deliver to Henry, Henry, and Margaret the aforesaid moiety of the manor of Stapelford, together with the issues thereof for which answer has not yet been made to the king, notwithstanding that the moiety is in the king's hands.

By pet. of C.

Dec. 22. To Richard de Wylughby. Order to intend the holding of pleas before
Westminster. the king with Geoffrey le Scrop and other justices assigned to hold such pleas, as the king wills that Richard shall intend the holding of the said pleas during his pleasure.

The like to Thomas de Louthe.

Dec. 13. John Shotte and John Fox, imprisoned at Shrewsbury for trespass of
Westminster. vert and venison in the forest of Cannok, have letters to Robert de Ufford, keeper of the Forest this side Trent, to bail them until the coming of justices in eyre for forest pleas in co. Salop.

Dec. 15. To Geoffrey le Scrop and his fellows, justices to hold pleas before the
Westminster. king. The king—at the petition of Geoffrey Stace and Agnes his wife, before him and his council in parliament, suggesting that Geoffrey and Agnes, who was then the wife of Walter de Westhall, and certain others were lately convicted at the suit of Richard le Chaucer and Mary his wife in the king's court before him for ravishing John son and heir of Robert le Chaucer, whose wardship pertained to Richard and Mary because Robert held his land in socage and Mary was the next [friend] of the heir, the said John being a minor in the wardship of Richard and Mary at London, and that 250*l.* were adjudged to Richard and Mary for their damages in this behalf, and Geoffrey has satisfied the said heir, who is now of full age, for that sum, and has letters of acquittance thereof from the heir, and that Geoffrey and Agnes are still detained in the prison of the Marshalsea before the king by reason of the damages aforesaid, and praying the king to cause them to be released, taking from them a reasonable fine for what pertains to him in this behalf—because it is contained in the statute recently issued at Marlebergg that the keepers of lands held in

1330.

Membrane 10—cont.

socage ought to render account to the heirs of the lands when they come of age for the issues of the lands,—considering that Richard and Mary are bound, by virtue of the statute aforesaid, to answer to the heir for the said 250*l.* thus recovered, and that they ought to be discharged thereof against the said heir if he have been satisfied for that sum by the aforesaid Geoffrey, and not wishing to keep Geoffrey and Agnes in prison any longer for this reason, orders the justices to call before them the said heir, and to see the acquittance aforesaid, and if they ascertain by his acknowledgment or otherwise that the acquittance is his deed, or that he have been satisfied otherwise for the aforesaid sum by Geoffrey, they are then to call before them Richard and Mary, and to hear their reasons, and if they cannot shew cause why Geoffrey and Agnes ought not to be delivered from prison, they are to cause Geoffrey and Agnes to be released, taking from them a reasonable fine for what pertains to the king in this behalf. By pet. of C.

Dec. 26.
Guildford.

To the treasurer and barons of the exchequer. John de Causton, citizen of London, has shewn the king, by petition before him and his council in parliament, that Walter de Islepe, the late king's treasurer in Ireland, in the 16th year of the said king's reign, took for the said king's use at Dublin from Nicholas de Causton, then the said John's merchant and servant, wheat to the value of 105*s.*, as appears by the rolls of Walter's account rendered at the late king's exchequer, and he has prayed the king to cause the said 105*s.* to be allowed to him in the debts due from him for the remainder of his account of the time when he was one of the late king's sheriffs of London: the king therefore orders the treasurer and barons to see Walter's account, and if they find that the aforesaid sum is due to John, to allow it to him in the aforesaid debts. By pet. of C.

Dec. 21.
Westminster.

To the treasurer and barons of the exchequer and to the chamberlains. Peter de la Haye of Spaldyngton and Thomas Bachiler of Spaldyngton, have shewn the king, by petition before him and his council in parliament, that the king is indebted to them in 52*s.* 6*d.* for oats bought from them for his use, as appears by bills of the wardrobe in their possession, and they have besought the king to order payment thereof to them: the king therefore orders the treasurer and barons and chamberlains to see the bills aforesaid, and if they ascertain that the aforesaid sum is due to Peter and Thomas, they are to cause it to be paid to them out of the treasury, or to cause them to have an assignment therefor. By pet. of C.

1331.

Jan. 2.
Guildford.

To the same. William de Shireburne and William de Cotenham, executors of the will of Roger de Wyndesore, have shewn the king, by petition before him and his council in parliament, that the late king was indebted to Roger in 27*l.* 9*s.* 2*d.* for wax bought from him, as appears by a bill of the said king's wardrobe in the executors' possession, of which sum payment has not yet been made, and they have besought the king to order this sum to be paid to them: the king therefore orders the treasurer and barons and chamberlains to see Roger's testament and the bill aforesaid, and if they find that the said debt is clear and is still owing, and that William and William are Roger's executors, to cause the said sum to be paid to them out of the treasury, or to cause them to have an assignment for it. By pet. of C.

1330.

MEMBRANE 9.

Dec. 15.
Westminster.

To Richard de la Pole, the king's butler, or to him who supplies his place in the port of Hull. Order to restore to W. archbishop of York his prises of wine in that port, to have in the same manner as he had according to the process in the first year of the king's reign [*as in this*

1330.

Membrane 9—cont.

Calendar, 1 Edward III., p. 51, here recited], saving the king's right where and when he will speak against the archbishop concerning this matter by writ of *quo warranto*, and saving his right to speak against the said process had at another time in the same parliament, as the king learns from the archbishop's complaint, by petition before him and his council in parliament at Westminster, that he has been amoved from the said prises, whereof he was seised by virtue of the king's order [*as quoted above*], by virtue of another order that issued improperly from chancery to take the prises into the king's hands, wherefore he has prayed the king to provide a remedy, and it is found by the aforesaid process, which the king has caused to come before him in the present parliament, that the archbishop had the prises by consideration of parliament, and that he has been amoved therefrom without being called.

By pet. of C.

Dec. 15.
Westminster.

To Master Thomas de Garton, keeper of the king's wardrobe. Order to account with Thomas de Eggefeld, king's clerk, for the time when he was appointed to extend the lands that belonged to Fulk filz Waryn, John Pecche, Ingelram Berenger, and George de Percy in Wales and in divers counties of the realm, and to pay to him the arrears of his wages for that time.

By pet. of C.

Dec. 8.
Westminster.

To James Daudele. Order to pay to Nicholas de Wedergrave the arrears of a yearly pension of 10*l.* from the manor of Forde, co. Salop, from the time when James received its custody, and to cause the said pension to be paid to Nicholas hereafter for his life, as the late king—upon its being found by inquisitions taken after the death of Nicholas de Audele, James's father, who was a tenant in chief of the said king, that the aforesaid manor is charged to Nicholas de Wedergrave in a pension of 10*l.* for his life by grant of the said Nicholas de Audele, and that the manor, after deduction of the charges upon it, the said pensions, and all other things, is extended at 17*l.* 15*s.* 6*d.* yearly—ordered Joan, late the wife of the said Nicholas de Audele, to whom the manor was assigned in dower, to pay to Nicholas de Wedergrave the aforesaid pension, and it is now shewn to the king on behalf of Nicholas de Wedergrave that James has deferred paying him the pension from the time when his father's lands came to his hands by the king's grant, although Nicholas received the pension in the time of James's father and when the manor was in Joan's hands, wherefore Nicholas has prayed the king, by petition before him and his council in parliament, to provide him with a remedy.

By pet. of C.

Dec. 12.
Westminster.

To the treasurer and barons of the exchequer and to the chamberlains. The executors of John, late bishop of Carlisle, have shewn the king, by petition before him and his council in parliament, that the late king was indebted to them in 45*l.* 17*s.* 1½*d.* of the surplus of the account rendered into his exchequer by them, for which sum they have received no payment or satisfaction, and that the bishop was indebted to the late king in 16*l.* for victuals bought from him by the bishop, for which sum the bishop found mainpernors to the said king, to wit William de Burdon, vicar of St. Nicholas, Newcastle-on-Tyne, John de Denton, and Hugh Haukyn, and they have besought the king to cause the said sum to be allowed to them in the aforesaid 45*l.* 17*s.* 1½*d.* and to cause the mainpernors to be discharged, and to cause the remainder of the latter sum to be paid to them: the king therefore orders the treasurer, barons, and chamberlains to search the rolls and memoranda of the exchequer, and if they find that the said 45*l.* 17*s.* 1½*d.* are still due to the executors, to cause the aforesaid 16*l.* to be allowed to the executors in the aforesaid sum, and to discharge the executors and the mainpernors thereof, and to cause the remainder of the greater sum to be paid to the executors out of the treasury, or to cause them to have suitable assignment therefor.

By pet. of C.

1330.

*Membrane 9—cont.*Dec. 12.
Westminster.

To the treasurer and barons of the exchequer. The abbot of Derleye has shewn the king, by petition before him and his council in parliament, that the late king was indebted to him in 115s. 9d. for divers victuals bought from him, as appears by certain bills of the said king's wardrobe in the abbot's possession, and the abbot is indebted to the king at the exchequer in 20 marks for the voidance of the abbey, and he has besought the king to cause the former sum to be allowed to him in the debts due from him to the exchequer: the king therefore orders the treasurer and barons to see the bills aforesaid, and if they find that the aforesaid sum is due to the abbot, to cause it to be allowed to him in the debts due from him to the exchequer.

By pet. of C.

Dec. 10.
Westminster.

To the same. The prior of St. Mary's, Carlisle, has shewn the king, by petition before him and his council in parliament, that the late king was indebted to the prior in 49l. 9s. 0d. for divers victuals bought from him for the said king's use, of which sum the prior received only 7l. 10s. 0d. in the late king's exchequer, as appears by a bill of the said king's wardrobe in the prior's possession, and the prior has not obtained any payment or satisfaction for the remainder of the debt, and he has besought the king to cause the remainder to be paid to him or to cause him to have satisfaction otherwise: the king therefore orders the treasurer and barons to see the bill aforesaid, and if they ascertain that the residue of the debt is still owing to the prior, to cause it to be paid to him out of the treasury, or to cause him to have suitable assignment.

By pet. of C.

Dec. 20.
Westminster.

To the treasurer and chamberlains. Order to pay to Lambert de Trikyngham, king's clerk, the arrears of his fees of the time when he was the late king's justice of the Bench and was assigned to take assizes in divers counties, according to the tenor of the late king's writs of *liberate* delivered to them at another time, as he has besought the king, by petition before him and his council, to cause the arrears of the said fees to be paid to him, as they have not been paid him in accordance with the late king's orders.

By pet. of C.

Dec. 14.
Westminster.

To Robert Selyman, escheator this side Trent. Order to deliver to Sibyl, late the wife of John de Mohun, tenant in chief, whose lands were taken into the king's hands by reason of his death, by the assent of H. bishop of Lincoln, to whom the king committed the custody of the lands aforesaid during the heir's minority, the castle and manor of Dunsterre, co. Somerset, as of the value of 115l. 8s. 3½d., which the king has assigned to her in dower.

Dec. 20.
Westminster.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Adam de Lymbergh, king's clerk, the late king's constable of Bordeaux, in his accounts to be rendered before them, for all payments made by him or by him who supplied his place, or by any treasurer of the Agénois, Saintonge, Périgord, the Cahorsin, and the Limousin or by other receivers under the said constable, by virtue of letters or orders of the seneschals and regents of the duchy of Aquitaine, and of those who supplied their places, or of letters or orders of the seneschals of the Agénois, Saintonge, Périgord, the Cahorsin, and the Limousin, or of those who supplied their places, for the time when he was the late king's constable there, for the rule of the said duchy and the expedition of the king's affairs.

By pet. of C.

Dec. 26.
Guildford.

To the same. John de Causton, citizen of London, has shewn the king, by petition before him and his council in parliament, that John de Acle and Hermann Bretoun, late collectors of the custom in the port of Yarmouth, in the 11th year of the late king's reign, received from John de Hales, then John de Causton's merchant and servant, as imprest for the

1330.

Membrane 9—cont.

late king's use 2*l.* 5*s.* 5*d.* beyond the custom due upon the wool that John de Hales then caused to be carried through that port to parts beyond sea, as appears by the late king's letter under the seal called 'coket' in John de Causton's possession and by the rolls of the account of the said collectors rendered at the late king's exchequer, and he has besought the king to cause the said sum to be allowed in the debts due from him for the remainder of his account of the time when he was one of the late king's sheriffs of London: the king therefore orders the treasurer and barons to see the said account, and if they ascertain that answer was made to the late king for the said sum, and that John de Hales was then John de Causton's merchant and servant, to cause the said sum to be allowed to John de Causton in the debts that he thus owes to the exchequer. By pet. of C.

*MEMBRANE 8.*Dec. 16.
Westminster.

To the treasurer and barons of the exchequer. The executors of John de Okham have shewn the king, by petition before him and his council in parliament, that John, when he was clerk of Ingelard de Warle, then keeper of the late king's wardrobe, received 100 marks from the men and bailiffs of the town of Norwich for the expenses of the said king's household, and made a bill according to custom to them for that sum, and that the treasurer and barons cause the sum to be exacted from John by summons of the exchequer by reason of the said bill, and distrain his executors, although Ingelard charged himself with that sum duly, as may appear by his books touching his account remaining in the exchequer, wherefore the executors have besought the king to provide a remedy: the king therefore orders the treasurer and barons to search the rolls and memoranda of the exchequer, and to see Ingelard's books, and if they find by inspection thereof that Ingelard charged himself with the money thus received by John, they are to cause John and his executors to be discharged of the aforesaid sum at the exchequer. By pet. of C.

Dec. 12.
Westminster.

To the treasurer and barons of the exchequer and to the chamberlains. Thomas Godechep and Bartholomew de Stanehowe of London have shewn the king, by petition before him and his council in parliament, that he is indebted to them in 72*l.* 6*s.* 5*d.* for cloth of gold and divers other things bought from them for his use by Thomas de Useflet, late keeper of the wardrobe, as appears by a bill under Thomas's seal in their possession, and they have prayed the king to order this sum to be paid to them: the king therefore orders the treasurer, barons, and chamberlains to see the bill aforesaid, and if they find that this sum is still due to Thomas and Bartholomew, to cause it to be paid to them out of the treasury or to cause them to have an assignment for it. By pet. of C.

Dec. 21.
Westminster.

To the same. Richard de Pereres has shewn the king, by petition before him and his council, that he made, when he was the late king's sheriff in the ninth year of his reign, divers purveyances of victuals and payment of wages of men-at-arms and footmen for the expedition of the Scotch war to the amount of 96*l.* 15*s.* 0*d.*, as appears by a bill under the seal of the chamberlain of Scotland, and that the treasurer and barons of the exchequer of that time, although they were frequently ordered by letters of privy seal to make payment or allowance to Richard therefor, have not yet done anything in the matter because they had not a warrant under the great seal, wherefore Richard has besought the king to order payment of the aforesaid sum or allowance therefor to be made to him in the debts due to the exchequer: the king therefore orders the treasurer and barons and chamberlains to receive from Richard the bill aforesaid, and to take information concerning the sums thus expended and due to him, and he



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Membrane 8—cont.

orders the treasurer and chamberlains to cause him to have payment thereof, or the treasurer and barons to cause him to have allowance therefor in the debts due from him to the exchequer.

Dec. 14.
Westminster.

To the same. Hugh Rydel, executor of the will of William Ridel, has shewn the king, by petition before the king and his council in parliament, that he is bound to render account to the king of the time when William was keeper of the castle of Bernard's Castle, and the king is indebted to him, as executor of William's will, in divers sums of money, as appears by bills of the wardrobe of Edward I. and Edward II. in Hugh's possession, and he has besought the king to cause his account to be audited, and if, after auditing, Hugh be found to owe ought to the king, to cause the amount thereof to be allowed to him in the debts due to him from the king, and if the king be found after the auditing to be indebted to Hugh in ought, to cause the amount thereof to be paid to Hugh: the king therefore orders the treasurer and barons and chamberlains to audit Hugh's account, and to cause any debts due from Hugh to be allowed as above, and to cause Hugh to have payment or assignment for any such debts as may be found to be due to him from the king. By pet. of C.

By pet. of C.

To the same. William Cosyn, executor of the will of John Cosyn, has shewn the king, by petition before him and his council in parliament, that the late king was indebted to John in 65*l.* 16*s.* 7½*d.* for his wages for the time when he was in the said king's service in the marches of Scotland, and for his horses there lost, as appears by bills of the said king's wardrobe in William's possession, and he has besought the king to order the said sum to be paid to him: the king therefore orders them to see John's testament and the bills aforesaid, and if they ascertain that William is John's executor and that the debts are clear and still owing to William, to cause the aforesaid sum to be paid to William out of the treasury or to cause him to have an assignment therefor. By pet. of C.

By pet. of C.

Dec. 15.
Westminster.

To the treasurer and barons of the exchequer. Roger de Somervyll has shewn the king, by petition before him and his council in parliament, that he, by order of Walter, bishop of Exeter, the late king's treasurer of the exchequer, expended divers sums amounting to 30*l.* about the making of a wall of stone before (*coram*) the sluices of the king's mills of York castle, whilst Roger was sheriff of York, and he has demanded allowance for this sum in his account at the exchequer of the issues of the said county, and the treasurer and barons have hitherto deferred making any allowance for the aforesaid expenses because Roger had no warrant for the said order in his possession, wherefore he has besought the king to provide him with a remedy: the king therefore orders the treasurer and barons to see the particulars of the expenses aforesaid in Roger's possession, which he is prepared to shew before them, and to enquire the truth concerning the premises, and to cause Roger to have allowance in his account at the exchequer for what they shall ascertain that he expended about the making of the said wall.

By pet. of C.

By pet. of C.

Dec. 12.
Westminster.

To the treasurer and chamberlains. Thomas Hauteyn of London, pepperer (*peverer*), has shewn the king, by petition before him and his council in parliament, that Thomas de Usset, late keeper of the king's wardrobe, received from him for the king's use sugar (*zucrum*) to the value of 1*l.* 10*s.* 0*d.*, as appears by a bill under the keeper's seal in Thomas's possession, and he has besought the king to cause this sum to be paid to him: the king therefore orders the treasurer and chamberlains to see the bill aforesaid, and if they find that the aforesaid sum is due to Thomas Hauteyn, to cause it to be paid to him, or to cause him to have an assignment therefor.

By pet. of C.

By pet. of C.



1330.

*Membrane 8—cont.*Dec. 27.
Guildford.

To the sheriff of Hereford. Order to deliver to Joan, late the wife of Roger de Mortuo Mari, earl of March, certain lands of her inheritance at Malmeshull and Wolfrilowe, and the issues thereof, as the king, at her request that he would restore to her the lands of her inheritance, which were taken into the king's hands by reason of the earl's death, ordered the sheriff to make inquisition concerning the lands of her inheritance in the king's hands, and it is found by the inquisition that the aforesaid lands in Malmeshull and Wolfrilowe are held of divers lords and not of the king. By K. and C.

1331.

Jan. 6.
Guildford.

To John de Wysham, justice of North Wales. Order to take information concerning the estate of the said land, how the bailiwicks and constabularies and other offices in that land were held in the time of Edward I. and to whom they were afterwards committed in his time, and by whom, and whether they were committed for good service done or otherwise, and to certify the king under his seal of what he shall find in the premises, and to cause all the bailiwicks, constabularies, and offices aforesaid to be kept by certain fit and sufficient men for whom he will answer, until otherwise ordered, notwithstanding any commission made to any persons whatsoever. By K. and C.

The like to Gilbert Talbot, justice of South Wales.

By K. and C.

Jan. 3.
Guildford.

To Richard de Wylughby and his fellows, justices appointed to hear and determine a trespass committed against Thomas de Saundeby by Roger Hy . . . of Gringelay and others. Roger and the others have shewn the king that all the goods and chattels of the said Thomas in Saundeby were taken into the late king's hands as forfeited by his ministers by his order, because Thomas was in the company of John de Moubray and other rebels of the said king who besieged the castle of Tikhill, and adhered to the said rebels, and the said Roger and the others are now impleaded before the aforesaid justices by Thomas for carrying away his goods and chattels aforesaid, wherefore they have besought the king to provide for their indemnity: the king therefore orders the justices, if they ascertain that the premises are true, and if Roger and the others are not impleaded before them for any other trespass, to supersede entirely the holding of the aforesaid plea before them, and not to molest Roger and the others in any way in this connexion. By pet. of C.

1330.

Dec. 22.
Westminster.

To the treasurer and chamberlains. Roger de Grymston has shewn the king, by petition before him and his council, that the late king was indebted to him in 66*l.* 16*s.* 8*d.* for divers victuals bought from him, as appears by a bill of the said king's wardrobe in Roger's possession, and he has besought the king to cause payment thereof or an assignment therefor to be made to him: the king therefore orders the treasurer and chamberlains to see the bill aforesaid, and if they ascertain that the money is clearly due to Roger, to cause payment or assignment therefor to be made to him. By pet. of C.

1331.

Jan. 10.
Westminster.

To the same. William de Cotoun and William de Shire, executors of the will of Roger de Wyndessore, have shewn the king, by petition before him and his council in parliament, that he is indebted to Roger in 27*l.* 9*s.* 2*d.* for wax bought from him for the late king's use, as appears by a bill under the seal of Robert de Wodehouse, then keeper of the said king's wardrobe, delivered to Roger, and they have besought the king to cause payment thereof to be made to them: the king therefore orders the treasurer and chamberlains to see the bill aforesaid, and if they find that the said debt is clearly due to Roger, to cause it to be paid to his executors. By pet. of C.



1330.

MEMBRANE 7.

Dec. 14. To Master Itherius de Concoreto, the pope's envoy and collector of the
Westminster. tenth for four years imposed upon the clergy of the realm by the pope, the second moiety whereof was granted to the king. Order to pay to Anthony Bache, the king's merchant, 527*l.* 8*s.* 0*d.* from the money of the king's moiety aforesaid, as the king is indebted to Anthony in 509*l.* 8*s.* 0*d.*, as appears by a bill under the seal of Master Thomas de Garton, keeper of the wardrobe, in Anthony's possession, and in 18*l.* for jewels bought from him, and the king promised these sums to Anthony out of the moneys from the said moiety of the first term of payment of the tenth, to wit Midsummer last, as is contained in his letters patent. By p.s. [4106.]

1331.

Jan. 10. To Robert Selyman, escheator this side Trent. Order not to distrain
Westminster. John de Gardinis for his fealty for the lands that he holds of the king, as he has done fealty to the king.

1330.

Dec. 25. To the treasurer and barons of the exchequer and to the chamberlains.
Guildford. John de Lincolnia, citizen of London, has shewn the king, by petition before him and his council in parliament, that he bought by the late king's order by writ of privy seal iron, steel, tin, and boards (*bordas*), and divers other small things for the munition of Wyndesore castle, and he has not been satisfied for the cost thereof or for his expenses about the buying and carriage of the same, and he has besought the king to cause account to be made with him concerning the premises, and to order to be paid to him what shall be found due to him: the king therefore orders the treasurer, barons, and chamberlains to see the late king's writ aforesaid, and to audit John's account, and to cause anything found due to him to be paid to him from the king's treasury, or to cause him to have an assignment therefor. By pet. of C.

Dec. 30.
Guildford.

To John Travers, late constable of Bordeaux. Adam de Lymbergh, king's clerk, has shewn the king, by petition before him and his council in parliament, that Edmund, late earl of Kent, when he supplied the late king's place in the duchy [of Aquitaine], sent Adam together with Robert de Echingham and others to the late king in England to inform him concerning the state of the duchy and the perils then threatening of the coming of the army of the king of France to the duchy, in order to seize it into the hands of the king of France for default of homage exacted by the king of France from the late king, and to incite the late king to send men-at-arms and footmen, armour and victuals to the duchy in aid thereof, and that Adam after his arrival in England was charged by the late king to make divers provisions of armour and victuals for this purpose, and received 20*l.* towards his expenses, and he has besought the king to cause account to be made with him for his wages from the time of his leaving Bordeaux for England, to wit from 18 October, in the 18th year of the late king's reign, until the 10 May following, upon which day he returned to Bordeaux in the company of John de Warennia, earl of Surrey, and also for his expenses for the passage of himself, his men and horses from Sluys (*Lescluses*) in Flanders to England in the said king's service, and also for the sums received by him towards his expenses, and to order bills to be made to him for what shall be found due to him by such account, by means whereof he may have due allowance in his account at the exchequer for the time when he was the late king's constable of Bordeaux: the king therefore orders John Travers to audit Adam's account as above, and to allow to him 6*s.* 8*d.* a day for his wages for the said time, and to allow him his other expenses in the passage aforesaid according to what he shall aver (*secundum bonam fidem*

1330.

Membrane 7—cont.

suam), and to cause to be made to him bills under John's seal for what shall be found to be due to him.

By pet. of C.

To the treasurer and barons of the exchequer. Adam de Lymbergh, the late king's constable of Bordeaux, has shewn the king, by petition before him and his council in parliament, that, when Fulk Lestraunge was the late king's seneschal of the duchy [of Aquitaine] and in the times of other seneschals, because Fulk could not do what pertained to his office by reason of illness and because the other seneschals were so occupied with affairs touching the late king that they were insufficient for the rule of the duchy without the aid of others, the said Adam made divers journeys to various parts of the duchy for the direction of the late king's affairs by order of the said seneschals, and expended great sums of money in this behalf, for which he has not yet obtained payment, and he has besought the king to cause such expenses to be allowed to him in his account to be rendered at the exchequer: the king therefore orders the treasurer and barons to see the letters in Adam's possession of the seneschals aforesaid and of other magnates sent to the duchy by the late king for the reformation of its estate and for other reasons that testify the aforesaid journeys, and to cause Adam to have allowance for the expenses thereof according to their discretion.

By pet. of C.

Dec. 25.
Guildford.

To the treasurer and barons of the exchequer and to the chamberlains. John de Orreton and the executors of the will of Richard de Kirkebride have shewn the king, by petition before him and his council in parliament, that the late king was indebted to the said John and Richard in 153*l.* 19*s.* 4*d.* for their wages for the time when they were in his service in the marches of Scotland, as appears by divers bills of the said king's wardrobe in their possession, of which sum they have not yet obtained payment, and the said John and the executors are indebted to the king in 72*l.* 4*s.* 0*d.* for victuals bought by John and Richard and others for whom they mainperned, and they have besought the king to cause the latter sum to be allowed to them in the preceding sum, and to cause the remainder of the former sum to be paid to them: the king therefore orders the treasurer and barons and chamberlains to see the bills aforesaid, and if they find that the debts aforesaid are clear and are still owing, to cause the said 72*l.* 4*s.* 0*d.* to be allowed in the said 153*l.* 19*s.* 4*d.* at the exchequer, and to cause the remainder of the latter sum to be paid to John and the executors out of the treasury, or to cause them to have suitable assignment therefor.

By pet. of C.

Dec. 24.
Guildford.

To Roger de Northburgh, bishop of Coventry and Lichfield, formerly keeper of the late king's wardrobe. Notification of the late king's order, of 13 February, in the 15th year of his reign [*see this Calendar*, 15 Edward II., p. 418], to William Ridel, then constable of Bernard's Castle, to cause the said castle to be kept safely, and to cause it to be provisioned, taking victuals, if necessary, from the neighbouring parts according to the tenor of *Magna Carta*, and to enjoin the men from whom the victuals were taken to come to the said king at his arrival in those parts to receive payment, and to certify the said king in his wardrobe of the victuals thus taken, the names of those from whom they were taken, and their price. The king signifies this to Roger so that he may account with the executors of William's will concerning the premises, and may do what pertains to the final issue of the account.

Dec. 21.
Westminster.

To the treasurer and chamberlains. William de Fulham of London, fishmonger (*pesshowner*), has shewn the king, by petition before him and his council, that the late king was indebted to him in 4*l.* 7*s.* 0*d.* for fish bought from him for the expenses of the household, as appears by a bill of the late king's wardrobe in William's possession, and he has besought

1330.

Membrane 7—cont.

the king to cause payment or assignment to be made to him for the said sum: the king therefore orders the treasurer and chamberlains to see the bill aforesaid and, if they find that the aforesaid sum is clearly due, to cause payment or assignment therefor to be made to William.

By pet. of C.

To the same, Agnes de Benton, executrix of the will of Ralph de Benton, her late husband, has shewn the king, by petition before him and his council, that the late king was indebted to Ralph in 117*l.* 7*s.* 3½*d.* for divers victuals bought from him for the late king's use, as appears by a bill of the late king's wardrobe in her possession, and she has besought the king to cause payment or assignment therefor to be made to her: the king therefore orders the treasurer and chamberlains to see the bill aforesaid, and if they find that the said sum is clearly due, to cause Agnes to have payment or assignment therefor.

By pet. of C.

1331.

Jan. 15.
Westminster.

To John Darcy, lord of Werk in Tyndale, or to the bailiff of the liberty in Tyndale. Order to restore to Margaret, late the wife of Edmund, earl of Kent, formerly the wife of John Comyn of Badenugh, tenant in chief of the late king, the lands of the said John that were assigned to Margaret and Edmund as Margaret's dower, whereof they were seised before Edmund's death, and to restore the issues thereof, as Margaret has shewn the king that the said lands of her dower were afterwards resumed into the king's hands, and she has besought him to cause them to be restored to her.

By pet. of C.

Jan. 12.
Westminster.

To the treasurer and barons of the exchequer and to the chamberlains. Henry de Braken, merchant, has shewn the king, by petition before him and his council in parliament, that the king is indebted to him in 24*l.* 13*s.* 11½*d.* lent to him by Henry in the port of London in the first year of his reign, as appears by the king's letters patent under his seal called 'coket' in Henry's possession, and he has besought the king to cause this sum to be allowed to him in the next customs on wool, hides, and wool-fells to be sent by him out of the realm from that port: the king therefore orders them to see the letters aforesaid and, if they ascertain that the aforesaid sum is clearly due to Henry, to cause the sum to be paid to Henry out of the exchequer or to be allowed to him in the customs as above.

By pet. of C.

Jan. 15.
Westminster.

To John de Pulteneye, mayor of London, escheator in that city. Order to cause the bridge whereby passage is had to the water of the Thames in the court of the New Temple, London, to be repaired out of the issues of the lands and rents pertaining to the Temple, which are in his custody, as the king lately ordered him to cause the gates of the Temple to be kept open for the passage of his clerks of the chancery and other ministers whatsoever, because he understood that there ought to be a common passage by the middle of the said court to the Thames for clerks of the chancery and other ministers and for others wishing to come to Westminster, from sunrise to sunset, and he now understands that the bridge by which the passage to the Thames is made in the said court is so broken down that passage cannot be made by it, so that the said clerks, ministers, and others are hindered from coming to Westminster by water. By K. [*Fædera.*]

MEMBRANE 6.

Jan. 20. To William Trussel, escheator this side Trent. Whereas it was found
Westminster. by an inquisition of office taken by Simon de Bereford, late escheator this side Trent, that Bartholomew de Badelesmere at his death was seised in

1331.

Membrane 6—cont.

his demesne as of fee of the manor of Etton and of the advowson of that town, co. Northampton, and afterwards, at the petition of Hugh de Northburgh and Hugh his son—asserting that they hold the manor and advowson in fee and inheritance, and that Bartholomew did not die seised thereof and fearing that prejudice may be done to them by the said inquisition—exhibited before the king and his council in the present parliament, the king ordered Robert Selyman, then escheator this side Trent, to make inquisition in the presence of Hugh and Hugh whether Bartholomew was seised or not of the manor and advowson aforesaid, etc., and it is found by the said inquisition that Bartholomew was not seised of the manor and advowson in his demesne as of fee at his death nor when his lands were seized into the late king's hands as forfeited, but that one Peter Russel was then and long before and after seised of the manor and advowson in his demesne as of fee of the gift and feoffment of John Russel his brother, and that Peter afterwards granted the manor and advowson to one Nicholas de Sancto Marco, to hold to him and his heirs, and that afterwards Peter re-accepted the manor and advowson of Nicholas's gift to hold for life of Nicholas and his heirs, and that Nicholas granted the reversion to the said Hugh and Hugh by fine levied in the king's court, and that Peter attorned to them in the court, and that he afterwards granted and quit-claimed to Hugh and Hugh all the right and claim that he had in the manor and advowson, and that Hugh and Hugh hold the manor and advowson according to the form of the fine aforesaid; and upon the aforesaid inquisitions being inspected before the king and his council in the parliament aforesaid, it was considered by the council in parliament, because it appeared evidently that the inquisition taken by consideration of the said parliament was contrary to the inquisition of office, that Hugh and Hugh shall not be moved from their seisin of the manor and advowson without being called by the common law of the realm for this purpose and having answer as befits: the king therefore orders the escheator not to intermeddle in any wise with the manor and advowson by virtue of any writ sent or to be sent to him on the tenor of the first inquisition, unless express mention of the second inquisition be made in the writ.

By pet. of C.

Jan. 16.
Westminster.

To the treasurer and barons of the exchequer. The executors of the will of Gilbert de Sancto Leofardo, sometime bishop of Chichester, have shewn the king, by petition before him and his council, that the late king in his last parliament at Westminster, at their prosecution by petition—suggesting that Edward I. was indebted to the said bishop by divers deeds of obligation in 1,502*l.* 5*s.* 2*d.* of a debt of 3,051*l.* that the said king received as a loan from the bishop—ordered the bishop of Exeter, then his treasurer, to certify him of what the bishop should find by inspection of what the executors had concerning the said debt, and the said treasurer sent transcripts of the said letters obligatory testifying the debt into the chancery together with his certificate, and the late king by pretext thereof ordered Master Robert de Baldok, then his chancellor, in the same parliament to send a writ to the treasurer and barons to make such payment to the said executors, but the executors have not yet obtained any payment, wherefore they have appeared in person before the king and his council in the said parliament, and have asserted that they will remit to the king a moiety of the aforesaid 1,502*l.* 5*s.* 2*d.* on condition that they may have the other moiety forthwith: the king sends to the treasurer and barons the aforesaid certificate *sub pede sigilli*, and orders them to examine it and the said letters obligatory, and to search the rolls and memoranda of the exchequer, and if they ascertain that the said 1,502*l.* 5*s.* 2*d.* are owing, to cause the executors to have payment or assignment for a moiety thereof, on the conditions aforesaid.

By pet. of C.

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Membrane 6—cont.

Dec. 18. To the chamberlain of Kaermerdyn. Order to pay to Hugh de Frene—
Westminster. to whom the king has committed the custody of the castle and town of Cardigan and of the stewardship of 'Cardiganshire' in South Wales during pleasure—such fees for the time that he shall have the custody as others who have had the custody were wont to have. By p.s. [4123.]

1331.

Jan. 20. To the treasurer and barons of the exchequer. Order to cause allowance
Westminster. to be made to the executors of William Rydel, in their account at the exchequer of the time when he was the late king's constable of Bernard's Castle, for such wages for one bailiff and one clerk holding the court of the castle aforesaid as were wont to be allowed to other constables of that castle for such bailiff and clerk.

Jan. 20. To the same. Simon, archbishop of Canterbury, has shewn the king, by
Westminster. petition before him and his council in parliament, that the king, after the death of Walter, the late archbishop, by reason of certain debts due from Walter to him, caused all Walter's goods and chattels to be taken into his hands, which were afterwards granted and delivered to Simon, as ordinary of the place, because the executors of Walter's will refused the administration of his goods, in order to make execution of the will, on condition that Simon should answer to the king for the said debts for so far as the goods sufficed, and the keepers of the temporalities of the archbishopric, whilst they were in the king's hands by reason of the voidance, took 4,000 quarters of corn of the said goods for the king's use, and answered to the king for the same, as appears by their account rendered at the exchequer, and Simon has besought the king to cause the value of the said corn to be allowed in the debts due to the exchequer from Walter, which are exacted from Simon by summons of the exchequer: the king therefore orders the treasurer and barons to examine the rolls and memoranda of the exchequer touching the account of the said keepers, and if they find that the said corn came to the king's use, to allow the value thereof to the archbishop in the aforesaid debts. By pet. of C.

Jan. 17. To the same. Order to cause payment or assignment to be made to John
Westminster. Keyser of Newerk for 10*l.* if they find that that sum is due to him, as he has shewn the king, by petition before him and his council in parliament, that the king is indebted to him in 10*l.* for wines bought from him, as appears by a bill under the seal of Richard de la Pole, the king's butler, and he has besought the king to cause payment or assignment therefor to be made to him. By pet. of C.

Jan. 18. To William Trussel, escheator this side Trent. Order to cause John de
Westminster. Wodeford, master of St. John's hospital, Chastel Donyngton, to have two cartloads of brushwood (*busce*) on Saturday in every week from the delivery or assignment of the parker of Donyngton park, which is now in the king's hands and in the escheator's custody, as the king learns by inquisition taken by Simon de Bereford, late escheator this side Trent, that the said master and his predecessors from time out of mind have been wont to receive two cartloads of brushwood for firewood on Saturday in every week from the aforesaid park by the delivery or assignment of the parker, without any interruption on the part of any lord of the park until John was hindered from receiving such brushwood by Hugh le Despenser, the elder, to whom the late king granted the town of Donyngton with the park aforesaid in the 17th year of his reign. By p.s.

Jan. 17. To the same. Order to cause Eleanor de Lenham, daughter and heiress
Westminster. of John de Lenham, tenant in chief of the late king, to have seisin of her father's lands, as she proved her age before Simon de Bereford, late escheator this side Trent, and the king has taken her homage. By p.s. [4221.]

1331.

Membrane 6—cont.

Jan. 11. To William de Brome and Thomas Ace. Order to deliver to Joan, late
Westminster. the wife of Roger de Mortuo Mari, earl of March, all the lands in Ewyas
and Walterston that are of her inheritance, which are in their custody, as
the king has restored to her the lands of her inheritance, which are in his
hands by reason of Roger's death. By p.s. [4194.]

Jan. 23. To the treasurer and barons of the exchequer and to the chamberlains.
Westminster. Order to cause payment or assignment to be made to Christiana, late the
wife of Robert de Stubton, executrix of his will, for what they shall find to
be due to her by inspection of the bill mentioned below, as she has shewn
the king, by petition before him and his council in parliament, that the king
is indebted to Robert in 4*l.* 11*s.* 0*d.* for divers victuals bought from him for
the late king's use, as appears by a bill of the late king's wardrobe, and she
has besought the king to cause payment or satisfaction to be made to her.

By pet. of C.

Jan. 20. To the treasurer and barons of the exchequer. Order to cause a moiety
Westminster. of the issues of the old custom in the port of Southampton to be assigned to
the communities, inhabitants, and merchants of the following towns and
places of the duchy [of Aquitaine], to wit Bourg (*Burgo*), Blaye (*Blavia*),
St. Sever, St. Quitterie (*Sancti Quinter*), Bonnegarde (*Bonegarde*), Sorde,
La Batut, Peyrehorade (*de Pereforate*), Pouillon (*Pulion*), Hure (*Huyre*),
and Labouheyre (*Hebefavore*), to hold until they be satisfied thence for the
debts due to them from Edward I., in satisfaction whereof the king, in the
first year of his reign, assigned to them all the issues of the custom of wool,
hides, and wool-fells in the port of Southampton, as they have shewn the
king, by petition before him and his council, that they have been removed
from the collection of the said issues by reason of an assignment thereof to
the merchants of the society of the Bardi of Florence, and they have
besought the king to order the issues to be restored to them, or at least to
cause payment to be made to them for the arrears of the said debts. The
king makes this order with the assent of the merchants of the society of the
Bardi. By K.

MEMBRANE 5.

Jan. 30. To the treasurer and barons of the exchequer. Order to cause allowance
Guildford. to be made to John de Aspale, king's yeoman, for 100 marks in the 125*l.* due
from him to the exchequer, as he has shewn the king that two of his horses,
which were appraised at 100 marks, were taken into the king's hands after
the death of Edmund, late earl of Kent, because John was of the earl's
household (*fuit familiaris*), without any satisfaction being made to him for
the same, and he has besought the king to cause the value aforesaid to be
allowed to him as above, and the king accedes to his petition because he had
his will of the said horses. By p.s.

Jan. 13. To the keeper of the castle of Bergeveny and of the land of Went in South
Westminster. Wales. Order to pay to Robert de Middelton, king's yeoman—to whom the
king has granted the bailiwick of the serjeanty of the said land, which belonged
to John de Hastinges, tenant in chief of the late king, and which is in the
king's hands by reason of the minority of Laurence, son and heir of John,
during the heir's minority—his usual wages for the time that he shall have
the custody, as were wont to be paid to others who had that custody.

Jan. 18. To the treasurer and barons of the exchequer. Roger de Horseleye has
Westminster. shewn the king, by petition before him and his council in parliament, that he
expended a great sum of money by the late king's order about the making
of walls, turrets, houses, and other buildings of the castle of Baumburgh in
time of the war for the safe-keeping of the same when he was the constable

1331.

Membrane 5—cont.

thereof, and he demanded allowance for such expenses in his account at the exchequer of the issues of the said castle, and the treasurer and barons have deferred making him allowance therefor because he had no warrant in his possession for the said order, and he has prayed the king to provide a remedy: the king therefore orders the treasurer and barons to see the particulars of the said expenses exhibited before them by Roger, and to make inquisition concerning the premises if necessary, and to cause Roger to have allowance for what they shall find he expended for the said works.

By pet. of C.

Jan. 23. To William Trussel, escheator this side Trent. Order not to distrain
Westminster. Isabella, late the wife of Robert de Scales, for her fealty for the lands that she holds of the king, as she has done fealty to the king.

To the sheriff of Dorset. Order to cause a coroner for that county to be elected in place of William de Stoke, who is insufficiently qualified.

Jan. 20. To the sheriff of Norfolk and Suffolk. Order to pay to Rhys son of Rhys
Westminster. ap Mereduk, a Welsh prisoner in Norwich castle, the arrears for the time of the sheriff's office of the wages that he was wont to receive in the time of Edward I. and Edward II.

Jan. 12. To the treasurer and barons of the exchequer. The king sends to them
Westminster. enclosed herein the petition of William Cotun and William Shire, executors of the will of Roger Peterel, exhibited before him and his council in parliament, and orders them to call before them Nicholas de Tikhull, and to see his account, and if they find by inspection thereof that the lead whereof the petition makes mention came to the late king's use, and that the money therefor is still in arrear, to cause the executors to have payment of the money.

By pet. of C.

Jan. 18. To the treasurer and barons of the exchequer and to the chamberlains.
Westminster. The abbot of Tironeau (*Tyron*) has shewn the king, by petition before him and his council in parliament, that king Edward, the king's progenitor, granted to the abbot and convent 20 marks yearly from the exchequer, and that the abbot and convent received payment thereof yearly from the time of the grant by virtue of the king's progenitors' writs of *liberate*, until Edward I. ordered the said 20 marks to be detained amongst the lands that belonged to men of the power of the king of France that he caused to be taken into his hands by reason of the war between him and the king of France, and the abbot has besought the king to cause the said sum to be paid to him hereafter and the arrears thereof from the time of the king's accession, when the abbot will remit at the exchequer the residue of the arrears aforesaid: the king therefore orders the treasurer and barons and the chamberlains to see the charter of the grant aforesaid and the rolls and memoranda of the exchequer, and the writs of *liberate* aforesaid in the exchequer, and if they ascertain that the aforesaid 20 marks yearly were granted to the abbot and convent in form aforesaid, and that the abbey and convent had payment thereof until the money was detained by reason of the war, and that they did not remit it to the king or to any of his predecessors, and did not make any deed that may benefit the king in this behalf, and that the money was detained by reason of the said war and for no other reason, they are to pay the arrears thereof from the time of the king's accession, and to pay it to the abbot or his proctor from the treasury henceforth, or to cause him to have an assignment therefor, on condition that the abbot or his proctor remit to the king the arrears aforesaid.

By pet. of C.

Jan. 20. To the same. The executors of the will of John de Okham have shewn
Westminster, the king, by petition before him and his council in parliament, that they are bound to render account to the king of the time when John was the late

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Membrane 5—cont.

king's cofferer and for other causes, and the king is indebted to John in divers sums of money, as appears by bills of the late king's wardrobe in the executors' possession, and also by the accounts of the keepers of the said king's wardrobe and by other evidences in the exchequer, and they have besought the king to cause their accounts to be audited, and if, after auditing, they be found indebted to the king, to cause the amount thereof to be allowed in the debts due to John from the king, and if the king be found to be indebted to John after the auditing, to order such debts to be paid to them: the king therefore orders the treasurer and barons and chamberlains to audit the said account, and to see the said bills and the rolls and memoranda of the exchequer, and to cause the debts to be paid or allowed to the executors according to their petition. By pet. of C.

To the same. The executors of the will of Ranulph de Benton have shewn the king, by petition before him and his council in parliament, that they are bound to render account at the exchequer of the time when Ranulph was keeper of the late king's victuals at Berwick on Tweed, and for divers other causes, and that the king is indebted to Ranulph in divers sums of money as appears by the bills of the late king's wardrobe in their possession, and also by the accounts of the keepers of the wardrobe and by other evidences in the exchequer, and they have besought the king to cause their accounts to be audited, and if, after auditing, they be indebted to the king, to cause the amount of such debt to be allowed in the debts due to Ranulph from the king, and if, after auditing, the king be found to be indebted to Ranulph, to cause the said debts to be paid to them: the king therefore orders the treasurer and barons and chamberlains to audit the executors' accounts, and to see the said bills and the rolls and memoranda of the exchequer, and to cause the debts to be paid or allowed to the executors according to their petition. By pet. of C.

Jan. 22.
Westminster.

To John de Houton, escheator beyond Trent. Order to cause 7*d.* a day to be paid to Robert de Clipston, keeper of the manor and park of Clipston, for the time of the escheator's office, and to cause that sum to be paid to him henceforth, as the king, on 12 January, in the first year of his reign, committed the custody of the manor and park to Robert during pleasure, so that he should answer to the king for the issues thereof, and should maintain the manor at the king's cost and the palings of the park at his own cost, receiving for the latter timber from dry wood in the park and 7*d.* a day from the escheator beyond Trent for himself, his parkers and the makers of the palings, and the king afterwards, on 15 September, in the second year of his reign, committed the custody to Robert during pleasure, so that he should answer for the issues thereof, and should maintain the manor and palings, and should receive as above.

Jan. 20.
Westminster.

To the sheriff of Stafford. Order not to molest Master Hugh Elys, king's clerk, concerning the deanery of the king's free chapel of Wolrenhampton by reason of the king's collation thereof upon Richard de Castello, his clerk, and to maintain and protect him in possession, restoring to him any goods or chattels that may have been arrested by reason of the premises, as the king conferred the deanery upon Richard de Castello upon being given to understand that it was void, and Master Hugh has appeared in chancery in person and has asserted that he holds the deanery of the king's collation, and has exhibited the king's letters patent testifying the same.

1330.

MEMBRANE 4.

Dec. 25.
Guildford.

To the treasurer and barons of the exchequer. Margery, late the wife of William de Eslyngton, has shewn the king, by petition before him and his

1330.

Membrane 4—cont.

council in parliament, that the late king ordered by writ of privy seal John de Eslyngton, then constable of Baumburgh castle, to retain, by the supervision of William de Felton, then sheriff of Northumberland, in that castle at the said king's wages 12 men-at-arms and 40 footmen for the munition thereof, until the said king should otherwise ordain, and that John retained the said men from 10 June, in the 5th year of the said king's reign, until 30 September, in the 7th year of his reign, and that the treasurer and barons defer allowing the wages of the aforesaid men for the said time to Margery, who as tenant of John's lands has rendered account at the exchequer of the time when John was constable, because the said William died before he could testify his supervision aforesaid, wherefore she has besought the king to provide a remedy: the king therefore orders the treasurer and barons to see the late king's writ, and if they ascertain by inquisition or otherwise that John retained the aforesaid men and paid them their wages for the said time, to cause the wages to be allowed to Margery in her account.

By pet. of C.

Dec. 22.
Westminster.

To the treasurer and barons of the exchequer and to the chamberlains. Francis de Loveyne has shewn the king, by petition before him and his council, that the late king was indebted to him in 106s. 8d. for cloth bought from him in the fifth year of his reign, as appears by a bill of the said king's wardrobe in his possession, and he has besought the king to order the aforesaid sum to be paid to him: the king therefore orders the treasurer and barons to see the bill, and if they ascertain that the said sum is due to Francis, to cause it to be paid to him out of the treasury, or to cause him to have a suitable assignment.

By pet. of C.

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Jan. 8.
Guildford.

To the sheriff of Nottingham. Order to supersede entirely the execution of the king's order by writ of the exchequer to sell, by the view of the prior of Wyrsop, all the sheep and beasts that belonged to Simon de Bereford in the manors of Gryngele and Wheteleye, lately taken into the king's hands by the sheriff, except the plough-beasts and the plough-horses necessary for the cultivation of the manor, and also all corn that belonged to Simon there, except seed and allowances (*liberaciones*) for the servants in the manors, and to have the money received thence at the exchequer in the octaves of the Purification next, as the king afterwards appointed Master John de Langeport and John Byk, constable of Tykhill castle, by letters patent under the great seal to sell all the goods and chattels aforesaid by the view and testimony of Master John Wawayn, except the horses and oxen for carts and ploughs and the corn for seed and allowances.

By C.

Jan. 11.
Westminster.

To the collectors of the old custom in the port of London. Order to pay to Dinus Forsetti, Peter Reyneri, Bartholomew Barde, and their fellows, merchants of the society of the Bardi of Florence, all money arising from the custom in that port until they be satisfied for the sums due to them for which the custom was assigned to them, or until otherwise ordered, notwithstanding any assignment upon the custom previously made by the king, with the exception of the assignments to John de Hanon[ia], the count of Julers, John de Berners, William Chaumberleyn, and Gerard de Potes, which were excepted when the king assigned the issues of the customs in England to the said merchants because they had undertaken before him and his council to pay a certain sum of money daily for the expenses of his household. The king will cause tallies to be levied at the exchequer and delivered to the collectors for the sums that they shall pay to the aforesaid merchants.

The like to the following:

The collectors of the new custom in the port of the said city.

The collectors of the customs in the port of Southampton.

The collectors of the customs in the port of Hertipole.

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Membrane 4—cont.

The collectors of the customs in the port of Boston.
 The collectors of the customs in the port of Lenne.
 The collectors of the customs in the port of Great Yarmouth.
 The collectors of the customs in the port of Newcastle-on-Tyne.
 The collectors of the customs in the port of Ipswich.
 The collectors of the customs in the port of Sandwich.

Jan. 10. To the sheriff of Norfolk. Order to cause a coroner for that county to
 Westminster. be elected in place of William de Crungerthorp, who is insufficiently
 qualified.

Jan. 12. To David, king of Scotland. Letter recommending to his favour Dinus
 Westminster. Forcetti, Peter Reyneri, Bartholomew de Barde, Loterius Johannis, and
 their fellows, merchants of the society of the Bardi of Florence, and their
 goods in his kingdom, requesting him to admit the said merchants and their
 proctors and envoys when they shall happen to come to his land, and that he
 will order their affairs to be expedited, in consideration of their services to
 the king and to his father. As the king has assigned to them the 10,000
 marks due from the king of Scotland at midsummer next, in full payment
 of the 30,000 marks that were due to the king according to the peace
 between him and Robert, David's father, the king requests David to pay to
 them the said 10,000 marks, receiving from them the king's letters of
 acquittance, which he sends to him by them. [*Federa.*]

Jan. 9. To the treasurer and barons of the exchequer. John de Donecastria,
 Westminster. kinsman and heir of John de Donecastria, has shewn the king, by petition
 before him and his council in parliament, that the late king was indebted to
 the said John [the elder] in divers sums for his fees for the time when he
 was one of his justices of the Bench and his justice to take assizes in divers
 counties, as appears by divers writs in the exchequer, and the said John was
 indebted to the late king in divers debts for the arrears of his account of the
 time when he was the keeper of certain forfeited lands, which debts are
 exacted from the petitioner by summons of the exchequer, and he has
 besought the king to cause the debts thus exacted for John's debts to be
 allowed in the debts due to John for his fees: the king therefore orders the
 treasurer and barons to search the rolls and memoranda of the exchequer,
 and to see the writs aforesaid, and to allow to the petitioner the debts that
 they shall ascertain are due to the said John for his fee in the debts exacted
 from him for the arrears of John's account. By pet. of C.

Jan. 12. To Adam de Wythiford, chamberlain of North Wales. Order to pay to
 Westminster. John Lestraunge, king's yeoman, to whom the king has committed the
 custody of Coneway castle during pleasure, such wages and fees for so long
 as he shall have the custody as were wont to be paid to others who had the
 custody heretofore.

To Robert de Dyggeby. Order to deliver to John de Denton the baili-
 wick of the hundred of Gartre, co. Leicester, and not to intermeddle further
 with the same, although the king committed the bailiwick to Robert on
 28 December last, as Queen Isabella, who held the hundred for life of the
 king's grant, had granted it by letters patent, long before the king's commis-
 sion thereof to Robert, to the said John for his life, and the king accepted
 the said grant before the aforesaid 28 December.

Jan. 18. To the treasurer and barons of the exchequer. Order to cause due
 Westminster. allowance to be made to the sheriffs of London in their account for the
 expenses incurred by them about the drawing and hanging of Roger de
 Mortuo Mari and Simon de Bereford.

1331.

Membrane 4—cont.

Jan. 22. Edmund, master of St. Leonard's Hospital, Newport, in Essex, imprisoned
Westminster. at Colchester for trespass of venison in the forest of Essex, has letters to Robert de Ufford, keeper of the Forest this side Trent, to bail him until the first assize.

Jan. 23. To the treasurer and barons of the exchequer and to the chamberlains.
Westminster. Margaret, late the wife of Henry de Benteleye, executrix of his will, has shewn the king, by petition before him and his council in parliament, that the late king was indebted to Henry in 54*l.* for the time when Henry was in his service in Scotland, as appears by a bill of the said king's wardrobe in her possession, of which sum payment has not yet been made, and she has besought the king to order the said sum to be paid to her: the king therefore orders them to see the bill aforesaid, and if they ascertain that the debt is clear and is still owing, and that Margaret is executrix of Henry's will, to cause the said sum to be paid to her out of the treasury, or to cause her to have an assignment for it. By pet. of parl.

To the same. Simon de Swanlond of London, merchant, has shewn the king, by petition before him and his council, that the king is indebted to him in 7*l.* for divers things bought from him for the late king's use, as appears by a [bill] of the said king's wardrobe in his possession, and he has besought the king to order this sum to be paid to him: the king therefore orders them to see the bill aforesaid, and if they ascertain that the said sum is clearly due to Simon, to cause it to be paid to him, or to cause him to have an assignment for it. By pet. of C.

Jan. 12. To the justiciary of Ireland, or to him who supplies his place. Order
Westminster. to deliver to Joan, late the wife of Roger de Mortuo Mari, earl of March, the lands, royalties, and liberties of her inheritance in that land, with the issues thereof from the time when they were taken into the king's hands, as the king has restored to her the lands of her inheritance, which were taken into his hands by reason of Roger's death. By p.s. [4194.]

1330.

Dec. 10. To the treasurer and barons of the exchequer. Order to cause Thomas
Westminster. de Bello Campo, son and heir of Guy de Bello Campo, earl of Warwick, tenant in chief of the late king, to have the office of sheriff of Warwick, which is of his inheritance, and to admit to that office him whom Thomas shall present before them at the exchequer to execute the office in his name, as was usual in his ancestors' times, as the king has taken his homage and rendered to him his lands.

MEMBRANE 3.

Dec. 13. To Thomas de Foxle, constable of Wyndesore castle. Order to pay to the
Westminster. keeper of both gates of the castle, 4*d.* a day; to Alexander le Payntour, one of the viewers of the king's works there, 2*d.* a day; to Thomas le Rotour, the other viewer, 2*d.*: to John the gardener of the king's garden without the castle, 2½*d.* a day; to four watchmen of the castle, 2*d.* a day; to Robert de Wodeham, captain-forester of Wyndesore forest, 12*d.* a day; to Ralph de la More, clerk of the king's works in the castle, 2*d.* a day; to Ralph de Weston, keeper of the park of Kenyngton, 1½*d.* a day, being their wages and stipends, from the time of the constable's appointment until Michaelmas next.

To the same. Order to pay to Gilbert Pypot, the king's fletcher (*attilliatori*) in the castle, the arrears of his usual wages from the time of the constable's appointment, and to pay him the said wages henceforth, and to cause him to have the things necessary for his office.

1330.

Membrane 3—cont.

To the same. Order to cause the king's chaplains celebrating divine service in the king's chapel of the castle to have bread, wine, oil, and other small necessities for the maintenance of divine service there.

1331.

Jan. 12.
Westminster.

To the sheriff of Salop. Order to deliver to Joan, late the wife of Roger de Mortuo Mari, earl of March, the castle of Lodelowe, a third of a moiety of the town of Lodelowe, a carucate of land and 6 acres of meadow and two watermills there, and the manor of Staunton Lacy, as the king learns by inquisition taken by the sheriff that the premises are of her inheritance and that they are in the king's hands by reason of the earl's death, and that they are held of the king in chief by barony, and she has besought the king to cause them to be rendered and restored to her, and the king has respited until Michaelmas next her homage and fealty therefor. By p.s. [4194.]

Jan. 11.
Westminster.

To the justiciary of Ireland, or to him who supplies his place. Order to deliver to the aforesaid Joan all the lands of her inheritance in Ireland, as the king has rendered to her the lands of her inheritance, which were taken into his hands by reason of her husband's death. By p.s.

Vacated because otherwise above.

1330.

Dec. 22.
Westminster.

To the treasurer and barons of the exchequer, and to his chamberlains. The abbot of Rievaulx has shewn the king, by petition before him and his council in parliament, that the late king received from him a loan of 20 marks by the hand of William de Melton, then his clerk, for the expedition of his affairs, which William delivered to Master John de Weston, then chamberlain of Scotland, by the said king's order, as appears by his letters patent in the abbot's possession, and the abbot has besought the king to cause the said 20 marks to be allowed to him in the payment of the tenth for four years now current to be made by the abbot: the king therefore orders them to see the aforesaid letters, and if they find that the aforesaid sum is due to the abbot, to cause it to be paid to him out of the treasury, or to cause him to have an assignment. By pet. of C.

1331.

Jan. 13.
Westminster.

To the treasurer and barons of the exchequer. Order to allow to the sheriff of Bedford in his account 10 marks, if they ascertain that he paid this sum to the warden and brethren of the Friars Minors of Bedeford, in execution of the king's order to pay to them this sum of his alms out of the deodands to be adjudged to him in the eyre of Bedford.

Jan. 18.
Westminster.

To Geoffrey de Edenham. Order to intend the holding of pleas before the king with Geoffrey le Scrop and others, his justices appointed to hold such pleas, as the king wills that Geoffrey shall intend the holding of such pleas with them during pleasure. By C.

Jan. 18.
Westminster.

To the sheriff of Northampton. Order to restore to Henry Barri of Herdewyk, clerk, his goods and chattels, which were taken into the king's hands by Thomas Wake of Bleseworth, late sheriff of that county, upon his being charged before Geoffrey le Scrop and his fellows, then justices in eyre in that county, with breaking the houses of John Mariot and Joan Waryn and the robbery of divers of their goods at Wythemale, as he has purged his innocence before H. bishop of Lincoln, the ordinary of the place, to whom he was delivered according to the privilege of the clergy.

Jan. 19.
Westminster.

To the treasurer and barons of the exchequer. Whereas—upon its being found by inquisition taken by Simon de Bereford, then escheator this side Trent, that John de Boclond, knight, at his death held no lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held certain lands in 'gavelkynde' in the town of Maidenstane of the archbishopric of Canterbury, then void and in the king's hands,

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Membrane 3—cont.

by the service of 5s. 8d. yearly, and that Gregory, Richard, Laurence, and John, his sons, and John son of John de Boclond, the younger, were his next heirs— the king ordered the said escheator not to intermeddle further with the lands of the said John ; and the king afterwards—at the escheator's prosecution, suggesting that he was charged in his account at the exchequer with the issues of the said lands for the time when they were in the king's hands by reason of the voidance of the archbishopric aforesaid—ordered the treasurer and barons to supersede until the following parliament the demand made upon the escheator for the issues aforesaid ; and now William de Neuport, Simon's late sub-escheator in co. Kent, has given the king to understand that Simon charged him with the said issues in his account rendered to Simon, which account William afterwards caused to be recited at the exchequer for certain reasons, by reason whereof William still remains charged with the issues at the exchequer, and he has besought the king to provide for his indemnity ; the king therefore orders the treasurer and barons to cause the exaction for the issues from William to be superseded, and to cause him to be discharged and acquitted thereof at the exchequer.

Jan. 12.
Westminster.

To the treasurer and barons of the exchequer and to the chamberlains. The abbot of Wardon has shewn the king, by petition before him and his council in parliament, that Henry III. granted to the abbot of that place 20 marks yearly at the exchequer for the damages that the abbey sustained in the siege of Bedeford castle, until such time as he should provide the abbot with 10*l.* of land yearly, as appears by his letters patent in the abbot's possession, and the said abbot received that rent at the exchequer of the said king, and the rent was allowed at his exchequer and at the exchequer of Edward I. until the rent was withdrawn without reasonable cause in the time of Edward I., and the abbot has besought the king to order the rent and the arrears thereof from the said time to be paid to him, or to cause the arrears to be allowed to him in the tenths or other debts due from him : the king therefore orders them to see the letters aforesaid, and to search the rolls and memoranda of the exchequer, and to see the writs of *liberate* and *allocate* concerning the rent, and if they do not find that any reasonable cause for the withdrawal of the rent, and if they find that it was previously paid and allowed to the abbot, to pay the arrears thereof out of the treasury to the abbot, or to cause him to have due allowance therefor according to their discretion, and to cause the rent to be paid yearly henceforth.

By pet. of C.

Jan. 13.
Westminster.

To Robert Selyman, escheator this side Trent. Order to deliver to William de Clynton and Juliana his wife, heiress of William de Leyburn, the issues of the manor of Knolton from the time of its being taken into the king's hands by reason of the death of Thomas Perot, as the king—upon its being found by inquisition that Thomas Perot at his death held no lands in chief of the king as of the crown by reason whereof the custody of his lands ought to pertain to the king, but that he held a tenement called 'Coldelowe' of the heir of James de Audeley, a minor in the king's custody, by the service of 8s. 6d. at two terms of the year, and the manor of Knolton of the said Juliana, who is of full age, by knight service, and that he held other lands of other lords by various services, and that Thomas Perot, son of Simon Perot, Thomas's nephew (*nepos*), is his next heir and is aged 2 years—ordered the escheator to retain in the king's hands the tenement called 'Coldelowe' until otherwise ordered, and not to intermeddle further with the manor of Knolton, and William and Juliana have entered the manor by virtue of the said order. If there be any reason why the escheator cannot execute this order, he is to certify the king of it under his seal without delay.

Jan. 20.
Westminster.

To the treasurer and barons of the exchequer. The prior of the Hospital of St. John of Jerusalem in England has shewn the king, by petition before

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Membrane 3—cont.

him and his council, that all the goods and chattels that belonged to the master and brethren of the order of the Temple at the time of the annulling of the order came to the late king's hands, and divers debts now run in demand against the master and brethren by summons of the exchequer, which are exacted from the prior because the lands of the master and brethren are in his hands by virtue of a statute, and he has besought the king to cause him to be discharged of the said debts: the king therefore orders the treasurer and barons of the exchequer to cause the rolls and other memoranda of the exchequer concerning such debts to be searched, and to certify the king in chancery under the exchequer seal of what they shall find, so that the chancellor, having called before him men learned in the law, may cause to be ordained by the king's council what shall be just in this matter. They are to supersede the levying of the said debts whilst the matter is pending undetermined (*indiscusso*) in chancery. By pet. of C.

Jan. 22. To the sheriff of York. Order to pay to Margery, late the wife of
Westminster. Duncan de Ferendraght, the arrears of 49 marks yearly for Michaelmas term last, and to cause that sum to be paid to her yearly henceforth, which sum the king assigned to her in recompense for the manor of Briggestok, co. Northampton [*as at page 63, above*].

Jan. 22. To the treasurer and barons of the exchequer and to the chamberlains.
Westminster. Richard Cros of London, fishmonger (*pepsoner*), has shewn the king, by petition before him and his council in parliament, that the late king was indebted to him and his fellows in 15*l.* 17*s.* 9*d.* for fish bought from them for the expenses of his household when he was prince of Wales, as appears by a bill of his wardrobe in Richard's possession, of which sum they have not received payment, and Richard has besought the king to order this sum to be paid to him and his fellows; the king therefore orders the treasurer and barons and the chamberlains to see the bill aforesaid, and if they ascertain that the debt aforesaid is clear and is still owing, to cause it to be paid to Richard and his fellows out of the treasury, or to cause them to have an assignment for it. By pet. of C.

Jan. 23. To John de Houton, escheator beyond Trent. Order to repair the houses
Westminster. in the king's manor of Clipston, as the king understands that there are many defects in them.

Jan. 22. To the sheriff of Suffolk. The men of that county have shewn the king
Westminster. that there was a gaol in the town of Ipswich, wherein all those indicted and taken in that county used to be kept until they were delivered, from time out of mind until the time when Richard de Roffham was sheriff of that county, when the gaol fell down, and it has remained unrepaired until now, and all those indicted or taken in that county have been taken thence to Norwich castle, which is in co. Norfolk, and have been there detained and many of them have been delivered at Norwich by men of co. Norfolk who were ignorant of their crimes, by reason whereof the men of co. Suffolk have not dared to take or indict thieves and other malefactors there because they have been many times delivered by strangers ignorant of their larcenies and other crimes, and they have besought the king to order the old gaol of Ipswich to be repaired and to order such indicted and taken men to be there received and imprisoned; the king therefore orders the sheriff to cause the said gaol to be repaired by the view of Ralph de Bockyng, so that such prisoners may be received and delivered there as was wont in the time of Edward I. By pet. of C.

MEMBRANE 2.

Jan. 18. To the treasurer and barons of the exchequer. A. archbishop of Dublin
Westminster. has shewn the king, by petition before him and his council in parliament,

1331.

Membrane 2—cont.

that the king is indebted to him in 628*l.* 17*s.* 8½*d.* for his wages for the time when he was sent by the late king as envoy to Gascony, for the expedition of certain of the said king's affairs, as appears by his account in the exchequer, and he is indebted to the king in 1,271*l.* 6*s.* 0½*d.* for the arrears of his account of the time when he was the late king's treasurer of the exchequer of Dublin, which are exacted from him for the king's use by summons of the exchequer, and he has besought the king to cause the former sum to be allowed to him in the latter: the king therefore orders the treasurer and barons to search the rolls and memoranda of the exchequer touching such account, and if they ascertain that the former sum is still due to the archbishop, to cause it to be allowed to him as above. By pet. of C.

Jan. 20. To the treasurer and barons of the exchequer and to the chamberlains.
Westminster. John de Orreton has shewn the king, by petition before him and his council in parliament, that the late king was indebted to him in 15*l.* for his wages for the time when he was in the said king's service in the marches of Scotland, as appears by a bill of his wardrobe in John's possession, of which sum he has not received payment, and he is indebted to the king in 15*l.* for victuals bought by him from the said king, and he has besought the king to cause the sum due from him to be allowed to him in the sum due to him: the king therefore orders them to see the bill aforesaid, and if they ascertain that the debts contained in it are clear and are still owing, to cause allowance to be made as above. By pet. of C.

Jan. 21. To the same. The prior of Ivychurch (*Monasterio Ederoso*) has shewn
Westminster. the king, by petition before him and his council in parliament, that the late king granted to the prior and convent of that place 100*s.* yearly from the issues of the manor of Claryndon for ever, for the maintenance of the light in the church of their monastery, and from that time until now the prior has, through the default of those who were bailiffs of the manor, and who would not pay the rent for their times, prosecuted at great expense in the late king's chancery and in that of the present king and in divers parliaments for payment of the rent, and he has not been able to obtain payment thereof for ten years and over, although the bailiffs have been frequently ordered by writs of the king and of his father to cause it to be paid to the prior yearly, and the prior has besought the king to cause the arrears of the rent to be paid to him: the king, considering that the grant was made to the honour of God and of holy church to endure for ever, orders the treasurer and chamberlains to cause payment to be made to the prior of as much as they shall ascertain to be in arrear to him of the said 100*s.* yearly, or the treasurer and barons are to cause him to have an assignment therefor. By pet. of C.

Jan. 16. To the same. Roger de Bomstede of Norwich, merchant, has shewn the
Westminster. king, by petition before him and his council in parliament, that the king is indebted to him in 8*l.* 16*s.* 8*d.* lent to him by Roger in the first year of his reign in the port of Great Yarmouth, as appears by his letters patent under the seal called 'coket' in Roger's possession, and he has besought the king to cause this sum to be paid to him or to be allowed to him in the next customs of wool, hides, and wool-fells to be taken out of the realm from that port by him: the king therefore orders them to see the letters aforesaid, and if they ascertain that this sum is still due to Roger, to cause it to be paid or allowed to him as above. By pet. of C.

Jan. 20. To the same. The executors of the will of Richard de Kirkebride have
Westminster. shewn the king, by petition before him and his council in parliament, that the late king was indebted to Roger in 138*l.* 19*s.* 4*d.* for his wages for the time when he was in the said king's service in the marches of Scotland, as appears by divers bills of the late king's wardrobe in their possession, of which sum payment has not yet been made, and the executors are indebted

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Membrane 2—cont.

to the king in 57*l.* 4*s.* 0*d.* for victuals bought by Richard and others for whom he mainperned, and they have besought the king to cause the latter sum to be allowed to them in the former, and to order the remainder of the former sum to be paid to them: the king therefore orders the treasurer and barons and chamberlains to see the bills aforesaid, and if they find the debts therein contained are clear and are still owing, to cause the said 57*l.* 4*s.* 0*d.* to be allowed in the greater sum, and to cause the remainder of the latter to be paid to the executors out of the treasury, or to cause them to have an assignment therefor.

By pet. of C.

Jan. 16.
Westminster.

To the same. Roger Bissshop has shewn the king, by petition before him and his council in parliament, that the king is indebted to him in 49*l.* 13*s.* 0*d.* for divers victuals bought from him by Stephen le Blound for the late king's use, in the seventh year of the said king's reign, by order of Ingelard de Warle, then keeper of the wardrobe, as appears by a bill made to Roger under the seals of Ingelard and of John de Okham, and he has besought the king to order payment of the said sum to be made to him; the king therefore orders them to see the said bill, and if they find that the debt is clear and is still owing, to cause it to be paid out of the treasury, or to cause an assignment to be made for it.

By pet. of C.

Jan. 18.
Westminster.

To John de Bray, late receiver of the issues of the castle, town, manor, and honour of Dynbegh, and of the cantreds of Ros, Reywynok, and Kaermer, and of the commote of Dynmael, which belonged to Roger de Mortuo Mari, the king's enemy and rebel. Order to pay to William de Monte Acuto, to whom the king has granted the castle, town, manor, honour, cantreds, and commote, all ferms and rents thereof for Michaelmas term last, and all issues and profits of the same received since that term and pertaining to the king by reason of Roger's forfeiture, as the king has granted the rents, ferms, and issues to William.

By p.s.

The like to the following:

Thomas de Hampton, late steward of the castle, etc. aforesaid.

William de Ercalow, keeper of the castle, etc. aforesaid.

Jan. 24.
Westminster.

To the treasurer and barons of the exchequer. Benedict de Fulsham has shewn the king, by petition before him and his council in parliament, that the king is indebted to him in divers sums of money for the surpluses of accounts rendered by him at the exchequer for the time when he was the butler of the late king and of the king, and for divers other causes, as appears by his accounts and by bills of the wardrobe in his possession, and he is indebted to the king in divers debts, and he has besought the king to cause all the debts due from him to the king to be allowed to him in the debts due to him from the king; the king therefore orders the treasurer and barons to see the accounts and bills aforesaid, and to allow to Benedict such debts due from him up to the amount of the debts that they shall ascertain to be due clearly to him from the king at the exchequer.

By pet. of C.

To the same. The said Benedict has shewn the king, by petition before him and his council in parliament, that he, by the king's order by writ of the privy seal, caused two pipes of Rhenish wine (*de Rynnoys*) to be sent to Kenilworth castle for the late king's expenses there, and there delivered them to the keepers of the said king, and that the treasurer and barons defer making him allowance for the said pipes because he has not in his possession any warrant for the receipt thereof, wherefore he has besought the king to provide a remedy: the king, as he learns from the testimony of Richard de Rivers that Benedict caused the said pipes to be sent to the the aforesaid castle and there delivered them to the keepers of the said king, orders the treasurer and barons to see the order aforesaid, and if they

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Membrane 2—cont.

ascertain that Benedict had such order, to cause payment to be made to him for the pipes, or to cause him to have due allowance therefor in the debts due from him to the king.
By pet. of C.

Jan. 20.
Westminster.

To the same. The said Benedict has shewn the king, by petition before him and his council in parliament, that he, when he was the late king's butler, caused, by the said king's order by word of mouth without any other warrant, seven tuns of wine to be placed in the manor of Shene, and two tuns of wine in the manor of Eltham, and that he delivered to the said king on divers occasions for his private expenses 11 tuns of wine, and to John de Eltham, the king's brother, for his expenses at the time of the persecution of Hugh le Despenser two tuns of wine, and that the treasurer and barons defer making him allowance for the said tuns because he had no special warrant for the delivery of the said wine with the exception of the late king's orders by word of mouth, and he has besought the king to cause the said tuns to be allowed to him, especially as he is prepared to prove that he delivered them by order of the late king made by word of mouth and that he has not yet had allowance therefor: as it is testified before the king that the late king would frequently of his liberality give certain tuns of wine at his pleasure, and would order them to be delivered to those to whom they were given without a warrant of his letters, and as Benedict and William de Boylston, his clerk, and Thomas Cros and John de Foxton have taken oath in chancery that all the tuns of wine aforesaid were delivered by Benedict in form aforesaid by order of the late king made to him by word of mouth without other warrant, and that Benedict has not yet had any allowance therefor, the king orders the treasurer and barons to cause him to have payment for the said tuns at the exchequer, or to have allowance for them in the debts due from him.
By pet. of C.

Jan. 22.
Westminster.

To the same. William de Snartford, merchant, has shewn the king, by petition before him and his council in parliament, that the king is indebted to him in 9*l.* 4*s.* 8*d.* lent by him to the king in the first year of his reign in the port of Boston, as appears by the king's letters patent under the seal called 'coket' in his possession, and he has besought the king to cause this sum to be allowed to him in the next custom to be paid to the king upon William's wool to be taken out of the realm to parts beyond sea: the king therefore orders the treasurer and barons to see the letters aforesaid, and if they find that the said sum is owing to William, to cause it to be allowed to him as above.
By pet. of C.

The like to the following for the sums specified:

Richard de la Voir of Gascony, merchant, for 4 marks 10*s.* 9*d.*
John de Rateburgh of Almain, merchant, for 14 marks 2*s.*
John Brune of Malyns, merchant, for 14 marks 10*s.* 9*d.*
Simon Colne of Malyns, merchant, for 9 marks 9*s.* 9*d.*
John Rogger of Loveyn, merchant, for 7 marks 9*s.* 3*d.*
Henry Hellewaen of Almain, merchant, for 19 marks 9*s.* 3*d.*
John Roland of Loveyn, merchant, for 7 marks 12*d.*
Roger Petyt of Lincoln, merchant, for 13 marks 8*s.* 6*d.*
William Broune of Horncastre, merchant, for 11 marks 11*s.* 10*d.*
Denys Fox of Ipre, merchant, for 11 marks 2*s.*
Lambert Daman of Malyns, merchant, for 13 marks 12*s.* 10*d.*
William de Snartford, merchant, for 9*l.* 4*s.* 8*d.*
John de Barcar' of Malyns, merchant, for 10 marks 2*s.*
John de Betbarr of Malyns, merchant, for 6*l.* 15*s.* 5*d.*
John Kastiker of Ipre, merchant, for 14 marks 2*s.*
Peter Blanker of Dendemont, merchant, for 5 marks 10*s.* 3*d.*
John de Manneby of Beverley, merchant, for 20 marks 2*s.* 7*d.*

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Membrane 2—cont.

Herbert Shepmarket of Almain, merchant, for 15 marks 10s. 4d.

Simon de Algerkirk for 8 marks 6d.

Henry de Sonch of Almain for 19 marks 3s. 1d.

Gilkin Luchegeyn for 114s. 11d.

Jan. 22. To the treasurer and chamberlains. Order to pay to William de
Westminster. Grandissono, executor of the will of Blanche, late queen of Navarre, 1000
marks in equal portions at Easter and Michaelmas terms next, out of the
moneys due to the king from William la Zousche de Mortuo Mari by recog-
nissance made in chancery, as the king is indebted to the said executor in the
above sum for divers jewels lately in his custody delivered to the king, and the
king has promised by his letters patent to pay the money at the aforesaid
terms.

By p.s.

[*Fœdera.*]*MEMBRANE 1.*

Jan. 17. To Geoffrey le Scrop and his fellows, justices to hold pleas before the
Westminster. king. Thomas de Blaston has shewn the king, by petition before him and
his council in parliament, that he lately recovered against Hugh de
Nottingham 80 marks for his damages for a re-disseisin of tenements in
Blaston made upon him by Hugh, whereof he [Hugh] was convicted before
the sheriff of Leicester and the coroners in that county, and afterwards,
because Hugh did not come before the king to satisfy him for his ransom in
this behalf, he was put in exigent in that county, and was afterwards out-
lawed for this reason, as appears by the records and processes of the suit and
outlawry aforesaid, which the king has caused to come before him, and
although Hugh has not satisfied Thomas for his damages, Thomas has been
hindered from prosecuting to take Hugh and imprison him until Thomas be
satisfied for the damages aforesaid, by reason of a pardon made to Hugh of
the outlawry and imprisonment and of everything pertaining to the king by
reason of the re-disseisin aforesaid, wherefore Thomas has besought the
king to provide a remedy: the king therefore orders the justices to see the
records and processes aforesaid, and if they find by inspection thereof that
the said 80 marks were adjudged to Thomas for his damages, and if they
ascertain that Hugh has not satisfied Thomas for the same, they are to
cause Hugh to be taken and imprisoned until he have satisfied Thomas for
the said damages, notwithstanding the pardon aforesaid. By pet. of C.

To the treasurer and barons of the exchequer. John de Warennia, earl
of Surrey, has shewn the king, by petition before him and his council, that
he demised the manor and town of Theford to Ralph de Cobham, deceased,
for Ralph's life, and that he entered the manor and town after Ralph's death,
and that William Trussel, then escheator this side Trent, disquieted him
concerning his entry of the same because he had entered them without
delivery from the king, and the escheator exacted from him the issues
thereof, and the king afterwards ordered the escheator to desist from dis-
quieting the earl for this reason and to permit him to hold the manor and
town without impediment until otherwise ordered, and to deliver the issues
thereof to the earl, because the earl had found security in chancery by Alan
Talbot to answer to the king at the exchequer for the issues aforesaid if they
ought to pertain to the king, which issues are now exacted from the earl by
summons of the exchequer, as the king learns from the earl's complaint,
wherefore the earl has besought the king to provide him with a remedy: as
it is found by inquisition taken by John de Blomvill, the late king's
escheator in divers counties, and by inquisition taken by Robert Selyman,
escheator this side Trent, that the earl demised the manor and town to
Ralph as aforesaid, and that the earl at no time remitted or quit-claimed

1331.

Membrane 1—cont.

to Ralph his right in the reversion of the manor and town, the king orders the treasurer and barons to cause the demand upon the earl for the issues aforesaid to be superseded, and to cause him and the aforesaid Alan to be discharged and acquitted thereof.

By pet. of C.

Jan. 20.
Westminster.

To the justices of the Bench. Ellen, late the wife of Thomas de Claxton, has shewn the king, by petition before him and his council in parliament, that she impleaded before the said justices Mary, late the wife of Aymer de Valencia, earl of Pembroke, concerning a toft, 100 acres of land, 5 acres of meadow and 5s. of rent in Thorp Stapelton, and Mary alleged in pleading that the land is parcel of the manor of Temple Neusum, and that she held it for life by the late king's grant by his letters patent, which she proffered before the justices, and that the manor after Mary's death ought to revert to the king, wherefor she alleged that she ought not to answer to Ellen without consulting the king, by pretext whereof the justices have deferred proceeding in the plea, wherefore Ellen has besought the king to provide a remedy: the king therefore orders the justices, if it have been thus proceeded before them, to proceed to the final discussion of the plea, notwithstanding the allegation aforesaid, and to do justice to the parties, provided that they do not proceed to render judgment without consulting the king.

By pet. of C.

Jan. 20.
Westminster.

To the treasurer and barons of the exchequer. A. archbishop of Dublin, has shewn the king, by petition before him and his council in parliament, that the king lately pardoned him his ransom and what pertained to the king for the trespass whereof he was convicted in the late king's exchequer in an account there rendered by him for the time when he was treasurer of the said king's exchequer of Dublin, and restored to him his temporalities, lands, goods and chattels that were taken into the said king's hands for this reason, and ordered the treasurer and barons of the exchequer to cause the archbishop to be acquitted of the said trespass and to cause his temporalities, lands, goods and chattels to be restored to him with the issues received thence, as contained in the king's writ in their possession at the exchequer, and that, although John Cogan, late treasurer of the exchequer of Dublin, accounted in the exchequer after the pardon aforesaid for the archbishop's goods and chattels thus taken into the late king's hands to the value of 290*l.* 19*s.* 9½*d.*, and answered for that sum in his account, the treasurer and barons defer restoring this sum to the archbishop, wherefore he has besought the king to cause this sum to be allowed to him in the 1271*l.* 6*s.* 0½*d.* due from him to the king for the arrears of his account for the time when he was the late king's treasurer of the exchequer of Dublin, which sum is exacted from him by summons of the exchequer: the king therefore orders the treasurer and barons of the exchequer to see the writ aforesaid and to search the rolls and memoranda of the exchequer concerning John's account, and if they find that the king thus pardoned the aforesaid trespass to the archbishop and ordered his temporalities, etc., to be restored to him, and that John answered to the king and satisfied him for the said 290*l.* 19*s.* 9½*d.*, to cause that sum to be allowed to the archbishop as above.

By pet. of C.

Jan. 23.
Westminster.

To William Trussel, escheator this side Trent. Order not to distrain Claricia de Okestede for her homage and fealty for the lands that she holds of the king, as she has done homage and fealty to the king.

By p.s.

Jan. 15.
Westminster.

To the abbot and convent of Rievaulx. The king learns from the information of Thomas de Baumburgh that Master William de Quicham, keeper of the hospital of Boulton, which is of their patronage, wishes to demit the custody of the hospital to Thomas by reason of the affection and respect for Thomas that he has long had, provided that the abbot and convent assent, and the abbot and convent defer fulfilling the wishes of William and the promotion

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Membrane 1—cont.

of Thomas by reason of the king's prayers to them to present to the custody of the said hospital Master Thomas de Garton, king's clerk: the king, considering the manners and merits of Thomas de Baumburgh and his long service to him and his father, and the just and honest affection and intention of William, requests the abbot and convent, if they be satisfied of William's affection and intention towards Thomas, to direct their wishes in the person of Thomas de Baumburgh as to his presentation to the hospital aforesaid at the king's intercession, notwithstanding the king's prayers on behalf of Thomas de Garton or of any other person, for which the king will be more especially bound to them and their house in their affairs.

By pet. of C.

The like to the prior and convent of Kyrkham.

1330.

Dec. 10.
Westminster.

To John de Houton, escheator beyond Trent. Order not to distrain John de Moubray for his homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king. By p.s. [4088.]

1330.

Jan. 26.
Eltham.*MEMBRANE 42d.*

To the treasurer and barons of the exchequer. Order to supersede until further orders the demand upon John Engayn for 1,000 marks, which he acknowledged that he owed to the king, payable at the king's pleasure.

William de Orlaston acknowledges that he owes John de Assheburnhamme, 38*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

*Cancelled on payment.*Jan. 25.
Eltham.

Robert de Norton, knight, acknowledges that he owes to Robert de Staneford, parson of the church of Queynton, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

The said Robert de Staneford acknowledges that he owes to Robert de Norton, knight, 60*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Buckingham.

Robert Sharp acknowledges that he owes to Master Gilbert de la Bruere, archdeacon of Ely, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

The prior of St. Swithin's, Winchester, puts in his place William de Kelleseye and Robert de Houton to defend the execution of a recognisance for 162*l.* made by him in chancery to William de Hameltone, lately deceased.

The prior of Newstead near Rippele puts in his place Robert de Kirkeby and William de Wykewan to defend the execution of a recognisance for 16*l.* made by him to William de Hamelton, late dean of St. Peter's, York.

Jan. 29.
Eltham.

Richard de Wodehall acknowledges that he owes to Walter Power, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Gerard son of John Salvayn acknowledges that he owes to William, bishop of Norwich, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Master John de Walemere, Thomas de Brochull, William de Hegham, and Reginald atte Stocke acknowledge that they owe to John son of John de Essheburnham 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Cancelled on payment.

1330.

*Membrane 42d—cont.*Jan. 30.
Eltham.

Richard de Chastiloun of Lechamstede acknowledges that he owes to Simon de Bereford 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

John le Hore of Rokkesdon acknowledges that he owes to Matilda, late the wife of Robert atte Fen of Totenham, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Richard de Berkyngge of London, 'draper,' acknowledges that he owes to Peter Favelore 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John, prior of St. Saviour, Bermundeseye, acknowledges, for himself and convent, that he owes to Hildebrand Suderman 60 marks; to be levied, in default of payment, of their lands and chattels in co. Surrey.

The abbot of Lesnes puts in his place John de Percebr[ugge] and James de Kyngeston to defend the execution of a recognisance for 170*l.* made by him in chancery to William de Hamelton, deceased.

Jan. 23.
Eltham.

To the priors and community of the city of Florence. The king has received complaint from John fitz Wareyn that whereas he lately stayed for some time in the said city in their aid against certain men wishing to aggrrieve them, helping them with a certain number of armed men, certain malefactors of the community of that city arrested and imprisoned him without cause, and took and occupied his horses, armour, and other goods found in the city to the value of 1,000*l.*, which they still detain from him against justice, and that although he has sued before the priors and community by certain of his men to obtain justice, nothing has hitherto been done for him, wherefore he has besought the king to aid him: the king, who is bound to cherish John like his other subjects in justice, requests the priors and community to hear his complaint to be propounded before them by him or his proctors, and to cause restitution to be made to him of his goods aforesaid or of their value if they be not extant, and due satisfaction for his damages and wrongs, certifying the king by their letters and the bearer of the presents of their proceedings herein.

Feb. 4.
Eltham.

James son of James de Audele and William his son acknowledge that they owe to Richard de Hakeney, citizen of London, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

John de Gynes acknowledges that he owes to William de Gynes and Agnes his wife 40 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

John de Buttourt, knight, acknowledges that he owes to John atte Barnet and John Kyslyngberi, citizens and drapers of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Feb. 6.
Eltham.

Benedict de Fulsham, citizen of London, acknowledges that he owes to John de Hothum, bishop of Ely, 400*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Canceled on payment.

Robert de Kendale puts in his place Thomas de Clif and Edmund de Herlethorp, clerks, to prosecute the execution of a recognisance for 600 marks made to him in the late king's chancery by Hugh de Audele.

John de Seint Cler acknowledges that he owes to John de Abernoun, Andrew Maufe and Nicholas del Parke 1000*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

1330.

*Membrane 42d—cont.*Feb. 3.
Eltham.

Robert de Clopcote, prior of Bath, acknowledges, for himself and convent, that he owes to Asselin Simonett', merchant of Luca, and to Nicholas his brother, and to Bindo Gile of Florence 383*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Somerset.

Cancelled on payment.

The said prior acknowledges, for himself and convent, that he owes to Dinus Forcetti, Peter Byne, and their fellows, merchants of the society of the Bardi of Florence, 100*l.*; to be levied as above.

Cancelled on payment.

Ralph de Salop[ia], bishop of Bath and Wells, acknowledges that he owes to Robert de Clopcote, prior of Bath, and to the convent of that place 483*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Somerset.

*Cancelled on payment.*Feb. 6.
Eltham.

The aforesaid bishop acknowledges that he owes to Asselin Simonett, Nicholas his brother and to Bindo Gile of Florence 383*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Somerset.

Cancelled on payment.

The said bishop acknowledges that he owes to Dinus Forcetti, Peter Byne, and their fellows, merchants of the society of the Bardi of Florence, 100*l.*; to be levied, in default of payment, as above.

Cancelled on payment.

Isabella, late the wife of John de Castelacre, citizen and goldsmith of London, acknowledges that she owes to Master William de Maldon, clerk, 40*l.*; to be levied, in default of payment, of her lands and chattels in co. Middlesex.

Cancelled on payment.———
———

John Priour, the younger, puts in his place Edmund de Herlethorp and Theobald Portejoie to prosecute the execution of a recognisance for 60*l.* made to him in chancery by Stephen le Fullere, citizen and wool-merchant (*lanarium*) of London.

Feb. 6.
The Tower.

To the sheriff of Leicester. Order to supersede until further orders the execution of the king's order by writ under the exchequer seal to levy 39*l.* 16*s.* 6*d.* from Alice, late the wife of Roger Beler, from what she owes the king for the arrears of the ferm of two parts of Roger's lands and chattels, which sum the king ordered the sheriff to pay to the *Conversi* of London towards the sum of money that they receive from the king yearly for their maintenance.

Jan. 28.
Eltham.

Master Hugh le Sauser, the king's serjeant, is sent to the abbot and convent of Crouland to receive such maintenance for life as Master Peter le Sauser, deceased, had in their house by the late king's order. By p.s. [3230.]

Nicholas the ventrer (*ventrarius*), king's yeoman, is sent to the prior and convent of Kenilworth to receive such maintenance in their house as Walter Jorce,* deceased, had therein at the late king's request. By p.s. [3225.]

John de Cumpton and Agnes, late the wife of Thomas de Cumpton, executors of the will of Thomas de Cumpton, and William de Burgh put in their places Thomas de Clif, clerk, and Theobald Poleyn to prosecute the execution of a recognisance for 200*l.* made to the said Thomas de Cumpton and William and John de Hogham in the late king's chancery by John Quyntini of Neuport.

* Called *Joce* in the privy seal.

1330.

Membrane 42d—cont.

Feb. 15. John son of John de Chilton acknowledges that he owes to Gilbert de
The Tower. Berewyk 20*l.*; to be levied, in default of payment, of his lands and chattels
in co. Wilts.

James de Musecote acknowledges that he owes to Edmund de Pynkeneye
10*l.*; to be levied, in default of payment, of his lands and chattels in
co. Northampton.

Cancelled on payment.

William atte Halle of Compton and John de Orchet acknowledge that
they owe to William Anketyl 40*l.*; to be levied, in default of payment, of
their lands and chattels in co. Dorset.

Jan. 28.
• Eltham.

To John Darcy, lord of Wark in Tyndale, or to him who supplies his
place. Whereas—upon its being found by inquisition taken by Richard de
Denton and Thomas de Fetherstanhalgh that John Comyn, tenant in chief
of the late king, was at his death seised in his demesne as of fee of the manor
of Hetheneshalgh with the park there and the forest of Lowes in the parts of
Tyndale, whereof mention was not made in the inquisitions made after John's
death by the late king's order—the king ordered John Darcy to cause the
manor, park and forest to be taken into the king's hands, and to cause them
to be delivered to Richard son of Gilbert Talbot, to whom the king had
committed the custody of the lands in Tyndale that belonged to John Comyn;
the king now orders John Darcy to supersede the execution of the said order
until the quinzaine of Easter next, because David de Strabolgi, earl of
Athole, has asserted before the king and his council in chancery that David
de Strabolgi, late earl of Athole, his father, of whom he is the heir, died
seised in his demesne as of fee of the manor, wood, and forest aforesaid of
the grant of the said John Comyn, and that John Comyn at his death had
naught in the manor, wood, and forest, and did not die seised thereof, and
that the said earl, after he had done homage to the king, entered the manor,
park and forest with other lands of his inheritance by the king's delivery,
and that he thus holds them at present, wherefore the king has given him
day to be before him and his council in chancery at the quinzaine aforesaid
to do and receive what the king's court shall consider in this behalf.

Feb. 10. Ralph Doughty, in consideration of his good service to the late king,
The Tower. Queen Isabella, and the king, is sent to the prior and convent of Roucestre
in Kent to receive such maintenance as William Fraunceys, deceased, had in
that house by request of Edward I. By p.s. [3251.]

William de Anneford, clerk, acknowledges that he owes to Ameotus
Grymbaldi 6 marks; to be levied, in default of payment, of his lands and
chattels in the city of London.

John de Paxton, parson of the church of Whyttington, diocese of
Norwich, acknowledges that he owes to Almaric la Zousche 6*l.*; to be
levied, in default of payment, of his lands, chattels, and ecclesiastical goods
in co. Norfolk.

Cancelled on payment.

John de Esthalle, the elder, acknowledges that he owes to William
le Galeys 80*l.*; to be levied, in default of payment, of his lands and chattels
in co. Kent.

*Cancelled on payment.**MEMBRANE 41d.*

Jan. 25. To S. archbishop of Canterbury. Summons to attend a parliament at
Eltham. Winchester on Sunday before St. Gregory next. He is ordered to summon

1330.

Membrane 41d—cont.

the prior of Christ Church, Canterbury, and the archdeacons of his diocese to be present at the said day and place, and the chapter of the said church and the clergy of his diocese to attend by proctors. [*Rep. Dignity of Peer*, iv. 391; *Fædera*.]

The like to the archbishop of York, and nineteen bishops. [*Ibid.*]

To the abbot of St. Augustine's, Canterbury. Summons to attend the said parliament. [*Ibid.*]

The like to twenty-six abbots, two priors, and the prior of [St. John of] Jerusalem in England. [*Ibid.*]

To Thomas, earl of Norfolk and marshal of England. Summons to attend the said parliament. [*Ibid.*]

The like to ten earls and fifty others. [*Ibid.*]

To the sheriff of Northumberland. Order to cause two knights of that shire, two citizens from every city, and two burgesses from every borough of that county to be chosen to attend the aforesaid parliament. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause two barons from each of the said ports to be chosen to attend the said parliament. [*Ibid.*]

To Robert de Wodehous, archdeacon of Richmond, the treasurer. Summons to attend the aforesaid parliament to treat with others of the king's council. [*Ibid.*]

The like to eight others. [*Ibid.*]

Feb. 1.
Eltham.

To W. archbishop of York. Order to warn the priors and deans of cathedral churches and the archdeacons of his province to be present in person at the aforesaid quinzaine, and the chapters of cathedral churches and the clergy of each diocese of his province to attend by two proctors respectively, as the king, who has ordered each bishop to make the like warning in his diocese, does not wish the affairs aforesaid to be delayed for want of such warning. [*Ibid.*]

The like to S. archbishop of Canterbury. [*Ibid.*]

Feb. 28.
Eltham.

To Bartholomew de Burgherssh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to summon the barons of the Cinque Ports to be present at the solemnities of the coronation of Queen Philippa to do the duties (*deveria*) that they have been wont to do at other coronations, as the king has ordained that Queen Philippa shall be crowned at Westminster on Sunday before St. Peter in Cathedra next. [*Fædera*.] By K.

Feb. 15.
The Tower.

Nicholas de Bolevyll, knight, acknowledges that he owes to Henry Cheyner and Simon de Garton, merchants of London, 126*l.*; to be levied, in default of payment, of his lands and chattels in cos. Somerset, Dorset, and Devon.

Cancelled on payment.

Feb. 17.
The Tower.

Sarah, daughter of John Chaumpaigne, acknowledges that she owes to John Chaumpaigne 40*l.*; to be levied, in default of payment, of her lands and chattels in co. Hertford.

Feb. 19.
Westminster.

Edmund Peverel acknowledges that he owes to Robert de Insula 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

Feb. 13.
The Tower.

Martin de Ixnyng', clerk of the king's chapel, is sent to the abbot and convent of Shirburn to receive the pension due to one of the king's clerks by reason of the new creation of the abbot. By p.s. [3269.]

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Membrane 41d—cont.

Feb. 18. Thomas George acknowledges that he owes to Gilbert de Berewyk Westminster. 500 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

The prior of St. Katherine's, Lincoln, acknowledges, for himself and convent, that he owes to Anthony son of Godfrey de Marino of Genoa, merchant, 408*l.* 6*s.* 8*d.*; to be levied, in default of payment, of their lands, chattels and ecclesiastical goods in co. Lincoln.

The said prior acknowledges, for himself and convent, that he owes to Nicholas Simonetti of Luca 82*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands, chattels and ecclesiastical goods in co. Lincoln.

Geoffrey Hoeghles acknowledges that he owes to John de Vienna 19 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Laurence de Compynne acknowledges that he owes to Robert Houel 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Reginald de Aston Somervill, parson of the church of Lideford, diocese of Exeter, acknowledges that he owes to Michael de Wath and William de Welyngoure, clerks, 57 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Devon.

Cancelled on payment.

Feb. 22. To the justices in eyre in co. Nottingham. Order to permit Margery Windsor. Foliot, lady of Wellehagh, in that county, to have a fair in that town on St. Swithin's day yearly and a market on Friday in every week, notwithstanding their eyre or the proclamation hereupon made by them, as she ought to have such fair and market by the charters of the king's progenitors, and she and other lords of that town have hitherto been wont to have such market and fair from the time of the making of the charters aforesaid.
By K.

Feb. 22. To the same. Like order to permit Mary, late the wife of Aymer Windsor. de Valencia, earl of Pembroke, lady of Dunham, to have a market on Tuesday in every week at Dunham, which is twenty *leuce* distant from the town of Nottingham.

Hugh de Carleton and William Virly acknowledge that they owe to John de Wodhous, clerk, 8*l.* 7*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Cancelled on payment.

Roger de Forsham puts in his place John de Marton, clerk, and Theobald Poleyn to prosecute the execution of a recognisance for 11*l.* 2*s.* 0*d.* made to him in chancery by John Pecche.

MEMBRANE 40d.

Enrolment of grant from Joan, late the wife of Richard Thalebot, to John de Wotton, chaplain, and William Balle of Underlith of her manor of Richard's Castle, cos. Hereford and Salop, and of her manor of Blethevagh in the cantred of Melenyth in South Wales, her manor of Coderugg', co. Worcester, and her manor of Hobrugg', co. Essex, with all appurtenances and the advowsons of churches of the said manors (*sic*) of Richard's Castle, with the advowsons of the churches (*sic*) of Jeddefen, co. Worcester, and of the church of All Saints in the city of Worcester, and of the chapel of the manor of Coderugg', of the chapel of Blethelawe, and of the prebend of

1330.

Membrane 40d—cont.

a portion of the church of Boreford, co. Salop, and of the priory of the nuns of Westwode, co. Worcester. She also grants to them 4*l.* 11*s.* 0*d.* of yearly rent and divers other services to be received from tenements in Lyntwardyn, within the liberty of Wygemor, co. Salop. Witnesses: Robert Sturmy, John de Sapy, knights; Richard de Haukeslowe, Richard de Haukeston, William de Bellebury, Philip de Greete, John de Boulers, Roger Eylrych, David Vaghan, John Stevenes, David Gogh. Dated at Coderugg, on Wednesday after the Circumcision, 3 Edward III.

Memorandum, that Joan came into chancery at London, on 21 February, and acknowledged the aforesaid charter.

Enrolment of charter from John de Wotton, chaplain, and William Balle of Underlith to John son of Joan, late the wife of Richard Thalebot, and to Juliana his wife of the manor of Coderugg, co. Worcester, and the advowson of the chapel thereof, to them and to the heirs lawfully begotten between them, with remainder to John and the heirs of his body in case Juliana die before him without an heir, with remainder to the aforesaid Joan in default of John's heirs, for her life, with remainder to Richard, the elder brother of the said John, and to the heirs of his body, with remainder to Thomas, the said Richard's brother, and to the heirs of his body, with remainder to Richard, the younger brother of the said Thomas, with remainder to the aforesaid Joan and her heirs. Witnesses: William Corbet, John de Sapy, Robert de Bracy, Robert Sturmy, knights; Richard de Haukeslowe, John de Boulers, William de Overton, William de Billebury, Roger Eylrich, John Aleyn, William Carbonel. Dated at Coderugg, on Wednesday the feast of St. Valentine, 4 Edward III.

Memorandum, that John de Wotton and William Balle came into chancery at London, on 21 February, and acknowledged the aforesaid deed.

Enrolment of grant by the said John and William to the lady Joan, late the wife of Richard Thalebot, of the manor of Richard's Castle, cos. Hereford and Salop, the manor of Blethevagh in the cantred of Melenyth in South Wales, and the manor of Hobrugg, co. Essex, with all appurtenances and the advowsons of the churches of the aforesaid manors (*sic*) of Richard's Castle, and the advowsons of the churches (*sic*) of Jeddefenloges, co. Worcester, and of the church of All Saints, Worcester, and of the chapel of Bledelowe and of the prebend of a portion of the church of Boreford, co. Salop, and of the priory of the nuns of Westwode, co. Worcester. They also grant to her 4*l.* 11*s.* 0*d.* of yearly rent and divers other services from tenements in Lyntwardyn, within the liberty of Wigemor, co. Salop: to have and to hold for her life, with remainder to John her son and to Juliana his wife and the heirs begotten between them, with remainder, in case Juliana die before John without an heir, to the heirs of John's body, with remainder in default to Richard, his elder brother, and to the heirs of his body, with remainder to Thomas, Richard's brother, and to the heirs of his body, with remainder to Richard, Thomas's younger brother, and to the heirs of his body, with remainder to the said lady Joan and to her heirs. Witnesses: Robert Sturmy, John de Sapy, knights; Richard de Haukeslowe, Richard de Haukeston, William de Billebury, Philip de Grute, John de Boulers, Roger Eylrich, David Vaghan, John Stevenes, David Gouch. Dated at Richard's Castle, on Thursday after St. Valentine, 4 Edward III.

Memorandum, that John and William came into chancery at London, on 21 February, and acknowledged the aforesaid charter.

Feb. 18. Roger de Grey, lord of Deffrenclloit, acknowledges that he owes to Joan, Westminster. late the wife of Richard Talbot, lady of Richard's Castle, 600*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

*Note of payment of 200*l.**

1330.

Membrane 40d—cont.

Enrolment of deed of Joan Talbot, lady of Chastel Richard, granting that the preceding recognisance, which was made for the marriage of John her son and Juliana, Roger's daughter, shall be cancelled upon payment of 300*l.* Written at Harewold, Friday after St. Margaret, 3 (*sic*) Edward III. *French.*

Memorandum, that Joan came into chancery at London, on 21 February, and acknowledged the aforesaid deed.

Feb. 19. John de Cherleton, citizen of London, and Richard Hauard acknowledge
Westminster. that they owe to John Filol of co. Sussex 80 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

Feb. 21. John le fitz Simond, knight, acknowledges that he owes to the king 40*l.*;
Windsor. to be levied, in default of payment, of his lands and chattels in co. Norfolk.

MEMBRANE 39d.

Feb. 25. William de Newenham and John atte Wyke of Warefeld acknowledge
Guildford. that they owe to Master Alexander de Neuport, parson of the church of Warefeld, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Feb. 22. To S. archbishop of Canterbury. The king has received complaint from
Windsor. the abbot and monks of St. Augustine's, Canterbury, that the archbishop molests their monastery, which pertains immediately to the Roman church, and the abbot and monks and their men and servants, contrary to the tenor of their privileges, and their appeal to the apostolic see, by imposing new and undue exactions upon the churches appropriated to their uses in his diocese and by making and promulgating various penal processes against them and their vicars and ministers, and that, although the abbot and monks, for the quietening (*serenacione*) of the archbishop's conscience and in order that all ambiguity shall be removed, have offered themselves ready to exhibit before the archbishop their privileges and the declarations of the apostolic see as to the articles concerning which dispute exists between him and them, taking for this purpose according to his discretion men learned in the law, so that each dispute may be assuaged in a friendly manner, the archbishop has hitherto deferred hearing them concerning this, and has ordered them to exhibit them before his commissaries in judgment. If the matters related are true, there is not (*sic*) occasion for wondering, since it is part of pontifical modesty to embrace the ways of wholesome peace, and to avoid the inconvenience of disputes. The king therefore requests and requires the archbishop to consider the estate of the monastery and the sanctitude of the place, wherein are buried so many bodies of saints and of the archbishop's predecessors, and not to permit the quiet of the abbot and monks to be disturbed, and if any doubtful points have arisen between them, to take care to cause them to be determined by the mediation of suitable men, so that the tares may be uprooted between them and the integrity of love cherished. The king cannot refrain (*dissimulare*) from assisting the abbot and monks in cherishing their fitting rights, since he is bound to do so out of his duty as patron and is urged by the apostolic precepts.

Feb. 23. Richard Cullehog' of Little Merlawe acknowledges that he owes to John
Guildford. Outhrad of Wycombe, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

Richard Othyn of Great Merlawe acknowledges that he owes to John Outhrad aforesaid 12 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

1330.

*Membrane 39d—cont.*March 4.
Winchester.

To Bartholomew de Burghersshe, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause proclamation to be made in each of the said ports prohibiting anyone, under pain of grievous forfeiture, from inflicting damage or grievance by land or by sea upon any burgess or other of the town of Great Yarmouth, but to permit them to exercise their wares and affairs freely and without hindrance, whilst the dispute between certain barons of the said ports and certain burgesses of the said town at Wyndesore is pending before the king, who has undertaken to terminate the matter in a friendly way before the octaves of Easter next. The king has sent the like inhibition to the bailiffs and burgesses of the said town.

By K.

The like, '*mutatis mutandis*,' to the bailiffs of Great Yarmouth.

By K. & C.

March 6.
Winchester.

John le fitz Mauger acknowledges that he owes to Ranulph de Albo Monasterio 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

March 8.
Winchester.

Bartholomew le Wodere and John de Froille of Winchester, skinner, acknowledge that they owe to Ralph de Mallyng', mayor of Winchester, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Southampton.

William de Sperkeford of Winchester and William de Bromle of Winchester, skinner, acknowledge that they owe to the said Ralph 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Southampton.

*Cancelled on payment.*Feb. 23.
Windsor.

To the sheriff of York. Order to cause proclamation to be made that all those who have charters in the hanaper of chancery, whether of liberties or of lands, pardons, or other things whatsoever, remaining in the hands of John de Wodehous, keeper of the hanaper, for fees unpaid, shall come or send to the chancery before the Ascension next to acquit their charters aforesaid of the hanaper, causing them to know that if they do not come or send as above, the king will cause their charters to be broken and torn (*dilacerari*) and the enrolments thereof in the rolls of chancery to be cancelled.

By K.

The like to all the sheriffs of England.

— Ralph de Mallyng', mayor of the city of Winchester, puts in his place Robert de Hemyngburgh and Robert de Kelleseye to prosecute the execution of a recognisance for 20*l.* made to him in chancery by Bartholomew le Wodere and John de Froille.

March 12.
Winchester.

Alexander Champioun of Kyngeston of Porchester acknowledges that he owes to William le Fisshere of Kyngeston 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

March 19.
Winchester.

Robert, prior of Sele (*Sela*), acknowledges that he owes to Robert le Fraunkeleyn, parson of the church of Edburton, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

The abbot of Tavystok acknowledges that he owes to John de Feryby, clerk, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

John Chynne acknowledges that he owes to Thomas son of John de Cary, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

William Gilbert of Chepyngcaunpeden came before the king, on Monday after St. Gregory, and sought to replevy to Sibyl, late the wife of William

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Membrane 39d—cont.

son of William Fulredy of Chepingcaunpeden, her land, which was taken into the king's hands for her default before the justices of the Bench against John le Proude of Chepingcaunpeden. This is signified to the justices.

March 21. John son of Thomas le Meneye acknowledges that he owes to Robert
Winchester. Dolyseby 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Roger le Forester of Wherewell acknowledges that he owes to Master Henry le Gayte 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Richard de Sutton acknowledges that he owes to Roger le Forester of Wherewell 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Peter de Ba, knight, acknowledges that he owes to Almaric la Zousch 26 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

Cancelled on payment.

William atte Brokhole of Effyngham acknowledges that he owes to Peter atte Knoll 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

The prior of Christchurch, Twynham, acknowledges that he owes to Roger Lesewy 40 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Richard atte Hegghome acknowledges that he owes to Henry de Stretford, clerk, 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Roger, bishop of Coventry and Lichfield, Robert de Wyvill, canon of Lincoln, and Richard de Hale, parson of the church of Chu, diocese of Bath and Wells, acknowledge that they owe to Dinus Forcetti, Bartholomew de Bardis and Peter Byny, and their fellows, merchants of the society of the Bardi, 1,000 marks; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Lincoln.—Thomas de Evesham received the acknowledgment.

Cancelled on payment.

March 23. William, prior of Haylyng', Thomas de Borhunt, Robert de Hoo, Master
Winchester. Richard de Hailyng', parson of the church of Colemere, and Richard de Heselarton, vicar of the church of Hailyng', acknowledge that they owe to John de Chyvereston, knight, 10*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

Anian ap Yevan acknowledges that he owes to Thomas de Capenhurst, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Anglesey.

Cancelled on payment.

John de Malmesbury, parson of the church of Herthill, acknowledges that he owes to the prior of St. Swithin's, Winchester, 18 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

March 22. To Simon de Bereford, escheator this side Trent. Order to supersede
Winchester. the demand made upon William de la Plaunche for the issues of the manor of Haveresham for the time when it was in the king's hands after the death of Matilda, late the wife of James de la Plaunche, William's mother, upon William's finding security to answer to the king at the next parliament for the issues thereof, the king having lately ordered the escheator to deliver the manor to William.
By C.

1330.

Membrane 39d—cont.

March 28. Robert de Veer, knight, acknowledges that he owes to Henry, bishop of
Woodstock. Lincoln, 200*l.*; to be levied, in default of payment, of his lands and chattels
in co. Northampton.

Cancelled on payment.

Peter le Hunte, who has long served the king and his father, is sent to the abbot and convent of Thame to receive such maintenance in their house as John le Cok, deceased, had therein by the late king's request. By p.s.

John del Castel acknowledges that he owes to William de Mocleston, knight, 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

March 8. Eustace de Wyteneye acknowledges that he owes to John de Hurtesleye
Winchester. 100 marks; to be levied, in default of payment, of his lands and chattels in co. Hereford.—The chancellor received the acknowledgment.

March 29. To Bartholomew de Burgherssh, constable of Dover castle and warden
Woodstock. of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Master Henry de Cantuaria, king's clerk, whom the king is sending to parts beyond sea for the expedition of certain of his affairs, to pass the sea from that port. By K.

Robert de Burry, William Savage, and William de Brokhurst put in their place John de Evesham and Adam de Braunfeld to prosecute the execution of a recognisance for 50*l.* made to them by Peter de Whatesford in chancery.

To the justices in eyre in co. Nottingham. Order to permit Margery, late the wife of Jordan Folyot, who holds the manor of Grymston and the town of Welhagh, in that county, in dower of the inheritance of Margery and Margaret, daughters and heiresses of Richard son of Richard Folyot, which town is distant fifteen *leuce* from the town of Nottingham, to hold a fair in Welhagh yearly on the day of the Translation of St. Swithin and a market there on Friday in every week, and to permit merchants and others wishing to exercise their merchandise there to sell and buy there as they were wont before the eyre and the justices' proclamation, notwithstanding the eyre and the proclamation, as the king has granted that she may hold the said market and fair notwithstanding the eyre or any proclamation made by the justices. By K.

Robert de Burry, William Savage, and William de Brokhurst put in their place John de Evesham and Adam de Braunfeld to prosecute the execution of a recognisance for 50*l.* made to them by Peter de Whatesford in chancery.

April 3. John le Gardiner of Lockesleye came before the king, on Tuesday after
Woodstock. Palm Sunday, and sought to replevy the land of Warin Giffard of Goldecote in Goldecote, which was taken into the king's hands for Warin's default before the justices of the Bench against Geoffrey son of Robert le Fevere of Goldecote. This is signified to the justices.

MEMBRANE 38d.

Enrolment of release by John son of William Warin of Dene, co. Bedford, to Ralph de Wedon, knight, of his right in the lands that the releasor had in Dene, Hargrave, and Swynesheved, and in all the lands therein that might fall to him in the future. He also releases to Ralph a robe yearly and maintenance for his own life, and all actions, etc. Witnesses: Sir John

1330.

Membrane 38d—cont.

le Marescall, Sir Walter de Holewell, knights; John de la Penne, Robert de Bukyngham, Hugh de Kynbell, John de Toucestria. Dated at Winchester, on Wednesday after St. Gregory, 4 Edward III.

Memorandum, that John came into chancery, on the said day, and acknowledged the preceding deed.

March 18.
Winchester.

To S. archbishop of Canterbury. Order to cause to assemble on Monday after SS. Tiburtius and Valerian next all the prelates, both men of religion and others, and all the clergy of his province before him, and to explain to them the affairs mentioned below and the imminent perils, and to induce them by the ways and means that shall seem most expedient to him to make such subsidy to the king in such necessity for the avoidance of such perils that the king may be able to preserve the rights and honour of himself and of his realm and to defend and protect them and all his people from the incursions of enemies. The king reminds him that lately at Eltham, in the presence of the archbishop and of other prelates and *procures* of the realm then assembled by the king, the affairs touching the king and the king of France were explained, and that, after diligent treaty had been had, it seemed to the archbishop and them that all possible means should be taken to have peace with the said king without peril of disinheritation, and that, if the said king refused reasonable ways of peace and endeavoured to disinherit the king as to the duchy [of Aquitaine] and the other lands that he has under the said king's lordship, the king ought to use his strength for his defence against the said king, and to this the archbishop and the other prelates and magnates gave their counsel and promised help, and it was thereupon agreed that the king should cause a parliament to be summoned at Winchester on Sunday before St. Gregory the Pope last; but in that parliament, after the said affairs had been explained and after deliberation as to the manner and form of the defence against the said king's power if he should invade the said lands, and after each prelate and magnate had been asked singly what aid he would make to the king in this event, and the earls and barons had explained their wills in this behalf to the king with good will, the prelates answered that they could not then make a certain answer by reason of the archbishop's absence, but that they would make an answer that should satisfy the king in a convocation to be made for this purpose by the archbishop. The king will send to the archbishop at the said day some of his subjects to prosecute the premises and to cause them to be procured as shall then be enjoined upon them. [*Fædera.*]

The like to W. archbishop of York, to assemble on Wednesday after St. George.

Enrolment of deed of John de Chyvereston, witnessing that he has inspected certain letters of quit-claim that Richard de Greyville, sometime lord of the lands that John holds in the town of Little Stony Eston, made to the abbot and convent of Jumièges (*Gomitico*), releasing to them his right in the advowson of the chapel of St. Mary, Little Stony Eston, for which release the abbot gave to Richard 10*l.*, witnessed by Richard de Enneburne, Bartholomew le Petevin, John le Faukener, knights; John de Freyne, Simon Stak, Thomas le Pastor, William Boket. John hereby confirms to them the said chapel and advowson with the glebe of the advowson. Witnesses: Sir John de Basynges, Sir Robert de Norton, Sir Robert de Popham, knights; Thomas de Borhunte, Robert de Hoo, Gilbert de Borhunte. Dated at Winchester, on Monday the feast of St. Gregory the Pope, 1329 [- 30], 4 Edward III.

Memorandum, that John came into chancery at Winchester, on 22 March, and acknowledged the aforesaid deed.

1330.

Membrane 38d—cont.

• March 20.
Winchester.

To the doge of Venice and the community of that city. Request that they will do what is equitable and reasonable for the king's merchants of the society of the Bardi of Florence for the settlement of the disputes that have arisen between the doge and community and the said merchants by reason of certain contracts between them, and that they will not permit them to be aggrieved hereafter for these reasons, and that they will so conduct themselves in hearing the king's request that the said merchants may feel that his prayers have benefited them, and that the king may be the more bound to the advancement of their wishes in things in his power at fitting opportunities. [*Fœdera.*]

March 16.
Winchester.

To John Mauntravers, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Essex. Order to cause to be replevied to Richard Waleys and Eleanor his wife until the coming of the justices for pleas of the Forest in that county their park of Horsfret, which is within the bounds of the forest aforesaid, and which has been taken into the king's hands because it is not enclosed according to the assize of the Forest.

William Jendewyne, tenant of certain parts of the lands that belonged to Richard Jendewyne, puts in his place James de Kyngeston, clerk, to defend the execution of a recognisance for 8 marks made to Hugh de Warknethby, treasurer of Holy Trinity church, Chichester, in the late king's chancery.

March 20.
Winchester.

To the sheriff of Sussex. Order to cause forty carpenters to be chosen in his bailiwick by the advice of Robert de Fynyng and William de Boford, whom the king is sending to him for this purpose, and to cause them to come to Claringdon before the octaves of Easter next to repair the paling about the king's park there at his cost, as they shall be then enjoined. *Et erat patens.*

By C.

March 15.
Winchester.

To the sheriff of Southampton. Order to cause proclamation to be made that all those who have any of the goods and chattels or jewels that belonged to Hugh le Despenser, the elder, Hugh le Despenser, the younger, Edmund, late earl of Arundel, Edmund, late earl of Kent, or Master Robert de Baldok, late enemies of the king and his realm, shall send the same to the king's wardrobe before three weeks from Easter next, causing all persons to know that the king will appoint men to enquire concerning such goods, chattels, and jewels, and the names of those who had or held them, and that all found guilty of detaining them after the aforesaid time shall be punished as concealers of the goods of the said enemies and rebels, certifying the king of his proceedings in this matter.

By K.

[*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

April 3.
Woodstock.

To the sheriff of Surrey and Sussex. Order to take all those whom he shall find going armed, with their horses and armour, and to cause them to be imprisoned, and their horses and armour to be kept safely until otherwise ordered, certifying the king of the names of those arrested and of the value of their horses and arms, as the king understands that many are going about armed in the sheriff's bailiwick, contrary to the form of the statute made in the late parliament of Northampton.

By K.

[*Fœdera.*]

The like to the sheriffs of the following counties :

Southampton.

Gloucester.

Bedford and Buckingham.

Hereford.

Salop and Stafford.

Cambridge.

Nottingham and Derby.

Northampton.

Essex and Hertford.

Norfolk and Suffolk. [*Ibid.*]

1330.

*Membrane 38d—cont.*April 13.
Woodstock.

To the sheriff of Cumberland. Whereas in the parliament held at Wyncestre certain letters of Edmund de Wodestok, late earl of Kent, touching treason and the defeasance of the king's estate were shewn to the king, which letters the earl did not deny, wherefore he was ordered under arrest, and he, of his own free will and without coercion, acknowledged before the coroner of the king's household that he had made alliance on both sides of the sea to assemble a force of men-at-arms to the defeasance of the king's estate and royal dignity, contrary to his homage, fealty, and allegiance, falsely pretending that Edward II., at whose interment he was present with other magnates of the realm, was alive, and the king, when these things were shewn to him, sent to Edmund earls, barons, and other magnates and nobles of the realm, before whom he put into writing and acknowledged the said treason and wickedness, wherefore, by the assent of the said earls, barons, and other magnates and nobles in the said parliament, the earl was adjudged to death by their award as a traitor to the king and to the realm: the king orders the sheriff to cause to be published the earl's death for his treason and wickedness aforesaid, and if he find anyone saying privily or openly that the earl was put to death otherwise than by the assent of the said magnates and by the award of the parliament and for his treasons and wickedness, as is aforesaid, or if he find anyone saying, in order to make trouble in the realm, that the late king is alive, to cause such men to be arrested and to be kept safely in prison until otherwise ordered, certifying the king concerning such arrests. *French.* [*Fædera.*]

The like to all the sheriffs of England. [*Ibid.*]

April 26.
Woodstock.

To John Darcy, lord of Werk in Tyndale, or to him who supplies his place. Order to supersede until the quinzaine of Michaelmas next the execution of the king's order to deliver to Richard son of Gilbert Talbot the manor of Hetheneshalgh and the park there and the forest of Lowes in Tyndale [*as at page 122 above*], as the king has given the above day to David de Strabolgi, earl of Athole, to be in chancery concerning the premises.
By K.

*MEMBRANE 37d.*March 26.
Reading.

To L. count of Flanders. At the complaint of brother William de Querle, warden of the convent of Friars Minors, London, that, in returning from the Roman court to Dover in a ship of Whitsand, he placed in that ship books, 89 florins, and other things of the said convent to the value of 70*l.* sterling, in order to take them to the convent, and that Copin Bodeleyn, Clayn Langemere of Neuport, and Peter Joze and other malefactors of the count's power entered the ship whilst sailing between Whitsond and Dover, and took and carried away with them to Neuport by armed force the said books, money, and things, the late king requested the count to cause restitution or satisfaction to be made to the warden, according to the promise of the count's envoys before the said king's council: as the warden has not yet obtained restitution, the king requests the count to cause restitution or satisfaction to be made to the warden, coming to him for this reason, for the goods and things aforesaid, as he would wish the king to do in the like case to his men coming to the king's realm and power.

Enrolment of release by William son of Edmund Trussel, knight, to Richard de Monemuth of his right in the manor of Grancete near Cambridge, which manor William had of the grant of the king for life. Witnesses: Oliver de Ingham, Ralph Basset, John Mautravers, Roger de Swynnerton,

1330.

Membrane 37d—cont.

and Simon de Bereford, knights. Dated at Wodestok, 27 March, 4 Edward III.

Memorandum, that William came into chancery, on the said day, and acknowledged the preceding deed.

April 2. Elias de Assheburn acknowledges that he owes to John de Wodhous, clerk, 22s. 4d. ; to be levied, in default of payment, of his lands and chattels in co. Northampton.

April 3. John le Keu of Hauncleye acknowledges that he owes to Thomas Coppare of Berkeleye 200l. ; to be levied, in default of payment, of his lands and chattels in co. Southampton.

To the sheriff of Leicester. Order to supersede the demand upon the prior of Monks' Kirkeby for the tenths and impositions due from him by reason of his churches and spiritualities, upon his finding security to answer therefor to the king at the sheriff's next proffer at the exchequer, unless he can prove that he ought to be quit thereof, as he asserts that he has satisfied the prior of St. Katherine's without Lincoln, collector of the tenths and other impositions of the clergy of the province of Canterbury, for his tenths and impositions, and that he has letters of acquittance from the said collector.

April 5. John de Gyllyngham, parson of the church of Sutton, diocese of Salisbury, acknowledges that he owes to Master Thomas de Garton, clerk, 40l. ; to be levied, in default of payment, of his lands, chattels, and ecclesiastical goods in co. Wilts.

Cancelled on payment.

April 3. Brother Thomas Larcher, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to Master Pancius de Controno 1,250 marks ; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.

Cancelled on payment.

The said prior acknowledges that he owes to Asselinus Simonetti of Luca 800 marks ; to be levied as above.

Cancelled on payment.

The said prior acknowledges that he owes to Jakettus Totty of Luca 1,066 marks 8s. 10d. ; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.

Cancelled on payment.

April 6. To the treasurer and barons of the exchequer. Order to cause Emma, late the wife of Robert de Monte Alto, executrix of his will, and her co-executors to have respite until a month from Easter next for all debts due to the exchequer from Robert at his death.

By K.

April 14. Robert, abbot of Abyndon, acknowledges, for himself and convent, that he owes to Margaret de Bereford and Ed[mund] de Bereford 100 marks ; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in cos. Oxford and Berks.

April 11. To Henry le Scrop and his fellows, justices to hold pleas before the king. Order to be at Bannebury in the quinzaine of Easter next with the rolls, writs, memoranda, and other things touching that court (*placeam*), and to hold the pleas there, as the king wills that they shall be there at the said date with all their court (*placea*) and that the aforesaid pleas shall be held there.

By K.

John Bythchurchey, executor of the will of John de Bloxham, puts in his place John de Oxonia, clerk, and Stephen de Duddeleye to prosecute

1330.

Membrane 37d—cont.

the execution of a recognisance for 10*l.* made to the said John de Bloxham in chancery by Walter son of Walter le Ran of Aumondesham.

April 18.
Woodstock.

John de Flete acknowledges that he owes to Thomas de Baumburgh, clerk, 10*l.* ; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

April 14.
Woodstock.

To the sheriff of Nottingham. Order to cause a regard for the forest of Shirewode to be made before the coming of the justices of the Forest, so that it be made before the Assumption next.

[Capitula.]

April 23.
Woodstock.

Thomas de Ynde came before the king, on Monday the feast of St. George last, and sought to replevy to himself the land of John de Lothewich, which was taken into the king's hands for John's default before the justices of the Bench against Geoffrey de Welewe. This is signified to the justices.

— Saer de Rocheford puts in his place James de Kyngeston and Richard de Enderby, clerks, to defend the execution of a recognisance for 300 marks made to Roger de Swynarton by him in chancery.

Roger de Wodelond puts in his place John de Somerton in the suit in chancery between Geoffrey de Bosiles and Roger of this, that Roger shall shew cause why the king's writ to arrest Geoffrey for contumacy ought not to be superseded.

Enrolment of deed of Roger de Somervill, knight, witnessing that whereas he lately granted to the abbot and convent of Newminster, co. Northumberland, the advowson of the church of Stanynghon, diocese of Durham, he hereby grants that he will acquit them against the king and other lords of the service of a sixteenth of a knight's fee, and of all other services touching the advowson, and he binds himself, his heirs, and his manors of Stanynghon and Witton and all his lands in that county. Witnesses: Sir Roger de Horsele, Sir John de Fenwyk, Sir Gerard de Wydryngton, knights; William de Felton, Alan le Clerk, Robert de Seton. Dated at Barton Anneys, on Friday before St. George, 4 Edward III.

Memorandum, that Roger came into the chancery at Wodestok, on on 27 April, and acknowledged the preceding deed.

April 30.
Woodstock.

William Trussel, knight, acknowledges that he owes to Richard de Waldegrave 40 marks ; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

May 2.
Woodstock.

The said William acknowledges that he owes to H. bishop of Lincoln 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

May 2.
Woodstock.

Bernard Puche acknowledges that he owes to Bartholomew de Burg-herssh, knight, 250 marks ; to be levied, in default of payment, of his lands and chattels in co. Kent.—The chancellor received the acknowledgment.

— Mary, late the wife of Aymer de Valencia, earl of Pembroke, puts in her place John de Sancto Paulo, clerk, to prosecute the execution of certain recognisances made to Aymer and to her in the chancery of the late and present kings.

1330.

MEMBRANE 36d.

Enrolment of release by Robert le Wolf of Herlaston, brother and heir of Sir William de Herlaston, to John son of Richard de Enemeth of Edenyng-hale of his right in a messuage, a carucate of land, and 2s. of rent, and in all the lands that John has in Harwe and Stanmere near Eggeswere of the gift and feoffment of Sir Elias de Grymesby, clerk, who previously had them of William's feoffment. Witnesses: Henry de Staunton of London, 'spicer,' William de Waltham of Fletestrete, London, 'cordewaner,' John de Roxeye of Harewe, John Dyket, William le Clerk, Roger Coyto, Henry atte Marleput, John de Herlaston. Dated at Harewe, on Sunday after St. Juliana, 4 Edward III.

Memorandum, that Robert came into chancery at Eynesham, on 17 April, and acknowledged the aforesaid deed.

April 16.
Woodstock.

To Simon de Bereford, escheator this side Trent. Arnald Garsie de Sancto Johanne has shewn the king that Edmund, late earl of Kent, demised the manor of Pirybreth, co. Surrey, to him for a term not yet expired, and that Simon's sub-escheator in that county took into the king's hands Arnald's own goods and chattels in the manor amongst the goods and chattels of the earl, by colour of the king's order to take into his hands the earl's lands, goods and chattels, and he has besought the king to cause his goods and chattels aforesaid to be delivered to him; the king therefore orders the escheator to make inquisition whether or not Arnald had any goods or chattels in the manor at the time when it was taken into the king's hands, and, if so, what they were and their value, and to cause any of Arnald's goods and chattels that may have been thus taken into the king's hands to be kept without diminution or sale until otherwise ordered.

By K. on the information of the steward.

April 18.
Woodstock.

The prior of Birkheved of co. Chester acknowledges, for himself and his convent, that they owe to John de Wodehous, clerk, 11 marks; to be levied, in default of payment, of their lands and chattels in co. Lancaster.

April 13.
Woodstock.

Benedict de Glaunvyll, who has long served the king and his father, is sent to the abbot and convent of Quarr (*Quarera*) in the isle of Wight to receive such maintenance for life as John le Hunte had in their house in his lifetime by the late king's request.

By p.s. [3431.]

April 18.
Woodstock.

Walter de Boneville came before the king, on Wednesday after SS. Tiburtius and Valerian, and sought to replevy to himself and Lucy de Boneville their land in Tettebury, which was taken into the king's hands for their default before the justices of the Bench against Thomas son of Peter de Brewosa. This is signified to the justices.

April 22.
Woodstock.

Richard Hauard acknowledges that he owes to John Wyard 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

April 4.
Woodstock.

William atte Halle is sent, in consideration of his good service to the king and to his father, to the abbot and convent of Pipwell to receive such maintenance in their house for life as William le Hunt, deceased, had therein by the late king's request.

Thomas de Bardefeld acknowledges that he owes to John Wyard 20 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment, acknowledged by Thomas de Evesham, John's attorney.

Oliver de Booun, knight, and Thomas de Berdefeld acknowledge that they owe to John Wyard 200 marks; to be levied, in default of payment, of their lands and chattels in co. Essex.

Cancelled on payment.

1330.

Membrane 36d—cont.

The said John Wyard puts in his place Thomas de Evesham and Reginald de Evesham to prosecute the execution of the preceding recognisance.

Edmund de Bohun, knight, puts in his place Simon Monserel and Theobald Portejoie to defend the execution of a recognisance for 160*l.* made to James Beauflour by him in chancery.

April 27.
Woodstock.

Richard le Waleys, knight, acknowledges that he owes to Master Henry de Clif 18 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

April 27.
Woodstock.

William son of Thomas de Pynchebek acknowledges that he owes to Agnes de Manneby 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

May 2.
Woodstock.

Richard de Tettebure, who long served the king, is sent to the abbot and convent of Cirencestre to receive for life such maintenance in their house as William de la Mare, deceased, had therein by the request of Edward I.

By p.s. [3510.]

April 23.
Woodstock.

Robert de Driffeld, yeoman of the king's kitchen, who long served the king, is sent to the prior and convent of Dureme to receive for life such maintenance in their house as Thomas de Kendale, deceased, had therein by the request of Edward I.

By p.s. [3472.]

April 20.
Woodstock.

To the prior and convent of Bernewell. Order to grant to the king's clerk, John de Hatfeld, son of Roger de Hatfeld, burgess of London, the pension due to one of the king's clerks by reason of the new creation of the prior.

By p.s. [3459.]

April 21.
Woodstock.

To John de Bolyngbrok, escheator beyond Trent. Order to cause inquisition to be made concerning the lands that Payn Tibetot, tenant in chief of the late king, held in the town of Hangthwayt, co. York, and elsewhere in the escheator's bailiwick that are not contained in the inquisitions taken after Payn's death, and to take into the king's hands all such lands as have not yet been taken into his hands, as the king is given to understand that certain men have entered and occupy lands in that town and elsewhere in the escheator's bailiwick that Payn held in his demesne as of fee, the custody whereof ought to pertain to the king by reason of the minority of Payn's heir.

April 21.
Woodstock.

To Simon de Bereford, escheator this side Trent. Order to cause inquisition to be made concerning the lands that Hugh le Despenser, the younger, was seised of in the town of Weston Brut or elsewhere in the escheator's bailiwick on the day of his forfeiture, and to cause such lands as have not yet been taken into the king's hands to be taken into his hands without delay, as the king is given to understand that Hugh was seised of certain lands in the aforesaid town on the day of his forfeiture that ought to have come to the king's hands as escheat, but which have not yet been taken into his hands.

April 30.
Woodstock.

John son of Hugh Lamberd of Bledelawe puts in his place John de Borham, clerk, to prosecute the execution of a recognisance for 10 marks made in chancery to him by Alan de Leaume of Lechamstede.

April 3.
Woodstock.

To Henry le Scrop and his fellows, justices to hold pleas before the king. Whereas the king—upon learning that the late king had divers goods and chattels in the land of Gower in Wales, such as silver vessels, armour, and other goods that ought to pertain to the king, and that they had been taken and carried away by certain men of that land—appointed Richard de Peshale and David de la Beer to make inquisitions concerning the said goods; and it is found by their inquisitions that John de Langeton and others named in the inquisitions are indicted of the taking and carrying away of the goods and chattels, and John appeared in parliament at Winchester and

1330.

Membrane 36d—cont.

offered to stand to right before the king in his court concerning the premises, and hereupon found mainpernors in the said parliament, to wit John de Moubray, Robert de Clifford, and Nicholas de Howyk of co. York, to have him before the king in fifteen days from Easter to stand to right concerning the premises: the king, wishing to provide for his indemnity, and that justice shall be done, sends a transcript of the inquisitions to the justices *sub pede sigilli*, ordering them to inspect the transcript and to cause to be done what ought to be done of right in the premises both for the king and for the others named in the transcript.

May 5.
Woodstock.

To the king of Aragon. Letters of credence in favour of William Trussel and Reymund Cornill, whom the king has caused to be sent to him, and to whom the king has opened the secrets of his heart, to be expounded by them to the king of Aragon, and requesting him to write back by them his pleasure in these affairs. [*Fœdera.*]

The like to the following:

The king of Portugal.

The king of Majorca.

Sir Alfonsus, king of Castile (*Catelle*), Leon, Toledo [etc.]. [*Ibid.*]

To Reymund Cornill. The king has committed certain of his affairs to him and to William Trussel, which William will explain to him by word of mouth, to be expounded to the kings of Castile, Aragon, Portugal, and Majorca, and he desires him to exhibit such diligence in the matter as to merit commendation. [*Ibid.*]

May 19.
Woodstock.

To the king of Aragon. Letter of credence in favour of William Trussel, whom the king is sending to his presence to make known to him the king's intention concerning the matters touching the defence of holy church and the Christians against the Saracens, who are endeavouring to invade the confines of Granada (*Granati*), upon which matters the king of Aragon has written to the king with renewed prayers, and requesting the king of Aragon to write back his wishes by the said William. [*Ibid.*]

The like for the said William and Reymund Cornelli, to whom the king has explained his intentions. [*Ibid.*]

MEMBRANE 35d.

March 21.
Winchester.

To the sheriff of Norfolk. Writs for payment of 7*l.* 12*s.* 0*d.* to William de Sancto Omero and Roger de Bourne, knights of that county, for their expenses in attending the parliament summoned at Winchester on Sunday before St. Gregory last, to wit for 19 days at 4*s.* a day each. By K.

The like for various sums to the sheriffs of other counties for the knights of the respective counties [*names as in Return of Members of Parliament*, i. 89, *omitting* Cornwall, Essex, Gloucester, Hertford, Leicester, Lincoln, Middlesex, Northumberland, Somerset, and omitting one name in Nottingham, Oxford, Suffolk, Surrey, and Sussex].

To the bailiffs of St. Albans. Writ for payment of 68*s.* 0*d.* to Thomas son of John le Taillour and Roger Aleyn, burgesses of that town, for their expenses in attending the aforesaid parliament, to wit for 17 days at 2*s.* a day each. By K.

The like in favour of the following:

John Wyn and William atte Welle, to the bailiffs of Chichester, for 60*s.* for 15 days.

Robert son of William and John son of Henry, to the bailiffs of Warwick, for 68*s.* for 17 days.

John de Weston and Roger Pride, to the bailiffs of Shrewsbury, for 4*l.* 4*s.* 0*d.* for 21 days.

1330.

Membrane 35d—cont.

Nicholas de Staunford and William de Bifeld, to the mayor and bailiffs of Northampton, for 60s. for 15 days.

John le Deveneys and William Gabriel, to the mayor and bailiffs of Winchester, for 42s. (*sic*) for 11 days.

John le Flemyng and Andrew Haywode, to the mayor and bailiffs of Southampton, for 42s. (*sic*) for 11 days.

Richard de Cave, to the bailiffs of Bedford, for 30s. for 15 days.

Robert de Ponton, to the bailiffs of Launceton, for 42s. for 21 days.

May 13.
Woodstock.

To John le Smale, king's clerk, or to him who supplies his place in the port of Portesmouth. The king learns from the complaint of Augustine le Gayner of Cork, in Ireland, that whereas he caused a ship of his of Cork called '*La James*' of Cork, whereof Richard de Hereford is master, to be laden at Depe in Normandy with cloth and other goods bought by him in those parts, in order to carry them to Cork to trade there with them, and the ship on her voyage was driven by sea-tempest to Portesmouth, the said John has arrested the ship and cargo by pretext of the king's order to choose certain ships for the purpose of sending victuals to the duchy [of Aquitaine], and detains the ship under arrest, contrary to the king's order, wherefore Augustine has besought the king to provide a remedy: the king therefore orders John, if it be as stated, to cause the ship and goods to be delivered Augustine, to be taken by him thence to Cork, so that renewed complaint to do not come to the king through John's default; provided that other ships be chosen and provided for the carriage of the said victuals, according to the king's order.

MEMBRANE 33d.

March 20.
Winchester.

To the count of Flanders. Request that he will cause justice to be done to Henry le Palmere, Alan atte Warf, Thomas Tuk, and Robert Youn, who is now deceased, concerning their ship called '*La S[w]alwe*' of London and the goods in her [*as in this Calendar*, 13 *Edward II.* p. 172], in accordance with the king's previous requests [*as in this Calendar*, 2 *Edward III.* p. 394], so that it may not behove the king to provide the merchants with another remedy, certifying the king of his proceedings by his letters by the bearer hereof.

To William, count of Hainault, Holland and Zeeland, and lord of Friesland. Request that he will cause justice to be done to Stephen Aleyn, citizen and merchant of London, concerning his ship called '*La Margarete*' of London and the goods in her [*as in this Calendar*, 2 *Edward III.* p. 392], as the count has done nothing in response to the king's previous request [*as above*], as the king learns from Stephen's complaint, so that it may not behove the king to provide him with another remedy, certifying the king of his proceedings by his letters and by the bearer hereof.

March 28.
Woodstock.

To Alfonsus, king of Castile, [etc.]. Whereas, at the complaint of Gerard de Byole of Southampton, merchant, suggesting that he lately loaded a ship called '*La Seint Nicholas*' of Calais, whereof William Butor was master, at La Rochele with 86 tuns of white wine and a pipe of bastard wine, in order to bring the same to this realm to trade therewith, and that certain malefactors of the towns of Santander (*Sancto Andoero*), Castro Ordiales (*Castro Durdialis*), St. Sebastian, Bermeio (*Vermeo*), Laredo (*La Rede*), of Fuentarrabia (*Fonte Arabeo*), and Guitario (*Guitarie*), of Alfonsus's power and lordship, entered the ship by armed force at Le Boys near La Rochele, and took and carried away the aforesaid wine and other goods and chattels of Gerard's to the value of 350*l.*, the king frequently requested Alfonsus to cause restitution or satisfaction to be made to Gerard, and Alfonsus has done nothing in the matter, as is shewn to the king on behalf of Gerard: the king therefore requests Alfonsus to

1330.

Membrane 33d—cont.

Cause speedy justice to be done to Gerard, according to the king's previous requests, so that it may not behove the king to provide him with another remedy, certifying the king of his proceedings by his letters and by the bearer. [*Fædera.*]

Enrolment of deed of William Trussel, knight, acknowledging receipt from Sir Thomas de Bourn of the manor of Floure, which was seised into the king's hands for certain reasons, and which the king granted to Thomas during pleasure, with the sown land and other profits in the manor, which manor the king has rendered to William Trussel, and witnessing that William has released to Sir Thomas and to Henry, bishop of Lincoln, all manner of actions by reason of the said seisin or of the manor, etc. Dated at Eynesham, 1 May, 4 Edward III. *French.*

Memorandum, that William came into chancery at Eynesham, on the said day, and acknowledged the aforesaid deed.

May 5.
Woodstock.

John de Mercham, 'spicer' and citizen of Winchester, acknowledges that he owes to John Godhyne of Marleberge, merchant, 207*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

May 5.
Woodstock.

To Master William de Weston. Order to come to the king in England with all speed to inform him concerning certain affairs, according to the king's previous orders, which he has not obeyed to the king's astonishment. If he now neglect to execute the king's order, the king will punish (*capiemus ad vos*) him and his goods as befits. By K.

May 9.
Woodstock.

Bartholomew Aubry acknowledges that he owes to Thomas Priour 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Enrolment of grant and release by Richard de la Pole and William de la Pole, his brother, to the king of a moiety of the town of Lindeby, co. Nottingham, in exchange for the manor of Miton, lately granted to them and their heirs by the king. Witnesses: Henry, bishop of Lincoln, the chancellor; Sir Oliver de Ingham, Sir John Mautravers, steward of the household, knights; Sir Adam de Brom, Sir Henry de Edenestowe, clerks. Dated at Wodestok, 10 May, 4 Edward III.

Memorandum, that Richard and William came into chancery at Eynsham, on 12 May, and acknowledged the aforesaid charter.

May 6.
Woodstock.

Simon, abbot of Rameseye, acknowledges, for himself and convent, that he owes to Margaret, late the wife of William de Bereford, and to Edmund de Bereford, executors of William's will, 80*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in cos. Huntingdon and Bedford.—W. de Leic[estria] received the acknowledgment by writ.

Enrolment of release by John son of John de Oldeswell to God and St. Mary's, Stodleigh, and the canons thereof of his right in all the lands, rents and services that the canons had of the feoffment of Peter de Asscherugge and Jordan his brother in Oldeswell and Rosteleye. As John's seal is unknown to many, he has procured the affixing of the seal of the mayoralty of Oxford to the present writing. Witnesses: Robert de Aston, John de Peito, John le Rous, William de Merston, John de Middelmor, Andrew de Wormenhale, John son of William Bost, John de Langrissch, clerk. Dated at Oxford, on Wednesday the eve of the Ascension, 4 Edward III.

Memorandum, that John came into chancery at Eynesham, on 18 May, in the aforesaid year, and acknowledged the said deed.

MEMBRANE 32d.

May 10.
Woodstock.

To the treasurer and barons of the exchequer. Order to search the rolls and memoranda of the exchequer concerning the debts due to the king from

1330.

Membrane 32d—cont.

Hugh de Audele, both the debts of his ancestors and the debts of the ancestors of Margaret his wife, and of his own debts, and to certify the king before Michaelmas next of what they shall find, superseding in the meantime the demand of the said debts by summons of the exchequer. By K.

May 18.
Woodstock.

Edmund de Bohun acknowledges that he owes to John son of John Mautravers 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Cancelled on payment.

John de Herle acknowledges that he owes to John de Akele, clerk, 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

May 20.
Woodstock.

To the sheriff of Gloucester. The king learns from the complaint of Richard Bele, Robert Fraunceys and Augustine Geyner, merchants of Cork in Ireland, that they lately came to England to buy divers sorts of corn for the maintenance of certain of the king's subjects in Ireland and for the purposes of trade, and that they caused the corn to be taken to Bristol, and caused part of it to be placed in ships and part of it to be placed under safe custody in that town, in order to take it to Cork, and that the sheriff, by pretext of the king's order to buy and provide certain victuals in his bailiwick and to send them to the duchy [of Aquitaine], arrested the aforesaid corn without satisfying Richard, Robert and Augustine in any way for the price thereof, and that he still detains the corn under arrest, wherefore they have besought the king to provide for their indemnity in this behalf: the king therefore orders the sheriff to cause the said corn to be released from arrest and restored to the said merchants, if it have been arrested solely for this reason and if he can provide for such corn for the king's use elsewhere without inconvenience. If he cannot thus provide elsewhere, he is to cause the said merchants to be satisfied for the price of the corn thus taken from them, so conducting himself that they shall not have reason to come to the king again for this cause.

Enrolment of release by John de Caylewe of co. Wilts to Sir John Mautravers of his right in all the castles, manors, lands, and hundreds, with knights' fees and advowsons of priories and churches, that formerly belonged to Sir John Giffard of Brymesfeld, to wit the castles and manors of Brymesfeld, King's Stanlegh, Rokhampton, in co. Gloucester, Schernton, Stapelford, and Codeford, co. Wilts, the castle and manors of Carokenny and Eskenny in Wales. Witnesses: Sir Thomas de Berkelegh, Sir John de Willington, Sir William de Wauton, Sir John Maudut, Sir Robert Selyman, knights. Dated at Wodestok, 21 May, 4 Edward III.

Memorandum, that John came into chancery at Eynesham, on the said day, and acknowledged the preceding deed.

Enrolment of grant by the said John to the aforesaid Sir John Mautravers of the manors of Boyton, Eleston, and Broughton, with all other lands, knights' fees, and advowsons of churches in co. Wilts, and of the manors of Stonhou, Stokegyffard, and Syd, with all other lands, knights' fees and advowsons of churches in co. Gloucester. He also grants to him the reversion of all the aforesaid manors and lands that lady Margaret, late the wife of John Gyffard, holds in dower or otherwise for term of her life of John de Caylewe's inheritance. Witnesses: Sir Thomas de Berkelegh, Sir John de Wyllyngton, Sir William de Wauton, Sir John Maudut, Sir Robert Selyman, knights. Dated at Wodestok, 22 May, 4 Edward III.

Memorandum, that John de Caylewe came into chancery at Eynesham, on the aforesaid day, and acknowledged the aforesaid deed.

May 18.
Woodstock.

To Louis, count of Flanders. The king has received complaint from William de Eton and Hugh Cole, citizens of Norwich, that they lately caused a ship of theirs to be laden at Great Yarmouth with cloth of Worstede and

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Membrane 32d—cont.

other merchandise, in order to take the same to Andewerp in Brabant to trade there, and the master of the ship and the mariners went with the ship to the port of Berflet, within the count's power, for the purpose of buying victuals and other necessities in the town of Berflet for their maintenance to Andewerp, and that certain of the count's ministers of those parts entered the ship anchored in the said port by armed power, and took and carried away from the ship a fardel (*fardellum*) of cloth of Worstede, price 80*l.* sterling, and they have refused to make satisfaction or restitution to the said merchants, although the merchants prosecuted before them for restitution, wherefore the merchants have besought the king to provide a remedy: the king therefore requests the count to hear the merchants' complaint and to cause restitution of the cloth or satisfaction therefor and for their damages to be made to them, so that it may not behove the king to provide them with another remedy, writing back by the bearer an account of his proceedings herein.

May 28. To the treasurer and barons of the exchequer. Order to permit Eustace de Burneby to have respite until Michaelmas next for the account that he ought to render before them in the octaves of St. John the Baptist, as he has been ordered by writ of the exchequer, the king having granted to him this respite because he is intending the king's affairs in the eyre of Northampton, so that he cannot render his account at the said octaves. By K.

May 27. William de Kirkeby, clerk, puts in his place Robert de Warthecopp and Woodstock. William de Emeldon, clerks, to prosecute the execution of a recognisance for 40 marks made to him in the late king's chancery by John de Dufford, knight.

June 1. To the sheriff of Kent. Order to supersede until his next proffer the Woodstock. demand by summons of the exchequer upon Bartholomew de Burgherssh for the arrears of the account of Robert de Burgherssh for the time when he was the constable of Edward I. of Dover Castle and warden of the Cinque Ports. By K.

June 5. To S. archbishop of Canterbury. Summons to attend a *colloquium* and Woodstock. treaty to be held at the abbey of Oseneye on Monday after the Translation of St. Thomas the Martyr next. By K.

[*Report Dignity of Peer*, iv. 394.]

The like to seventeen bishops and nineteen abbots and the prior of St. John of Jerusalem in England. [*Ibid.*]

To Thomas, earl of Norfolk, marshal of England. Summons to attend the aforesaid treaty. [*Ibid.*]

The like to seven earls and to fifty-four others. [*Ibid.*]

MEMBRANE 30d.

May 23. Michael de Presfen acknowledges that he owes to Thomas de Baumburgh, Woodstock. parson of Emeldon church, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

James Grosset acknowledges that he owes to Andrew de Sancto Lucio 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

May 30. Thomas Wake of Blisworth, knight, acknowledges that he owes to Robert Woodstock. de Arderne, knight, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.—H. de Edenstowe received the acknowledgment.

June 1. William le Galeys acknowledges that he owes to John de Esthalle, the Woodstock. elder, 220*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

1330.

Membrane 30d—cont.

John de Esthall, the elder, acknowledges that he owes to William le Galeys 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

June 4. Woodstock. Walter de Romeneye of Stepel Aston acknowledges that he owes to Simon Golias of Drayton 20 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

June 2. Woodstock. To Richard de la Pole, the king's butler, or to him who supplies his place in the port of Kyngeston-on-Hull. Order to supersede entirely the exaction from merchants of the duchy [of Aquitaine] of 2*s.* for every tun of wine brought by them to that port before 3 May last, for which they have paid the prises to the archbishop of York, as the king learns from their complaint that Richard exacts from them, by pretext of the king's writ of 3 May aforesaid to take the archbishop's prises of wine into his hands, 2*s.* from every tun taken by them to that town before the said date, for which they have paid the archbishop's prises, wherefore they have besought the king to provide a remedy.

June 1. Woodstock. John le Trumpour, who has long served the king, is sent to the prior and convent of Durham to receive such maintenance from their house as William de Leschekier, deceased, had therein by the late king's request.

By p.s. [3623.]

June 6. Woodstock. To Bartholomew de Burgherssh, constable of Dover Castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit brother Richard de Pavely, brother of the Hospital of St. John of Jerusalem in England, who is going to parts beyond sea upon certain affairs of the Hospital by the king's licence, to cross from the port of Dover with his men, horses and equipments.

By K.

June 1. Woodstock. To the prior and convent of St. Denis, Southampton. Order to grant to Master William de Kyrkham the pension due from them to one of the king's clerks by reason of the new creation of the prior.

By p.s. [3620.]

June 11. Woodstock. James de Audele acknowledges that he owes to Roger de Mortuo Mari, earl of March, 10,000 marks; to be levied, in default of payment, of his lands and chattels in co. Salop.—H. de Edenstowe received the acknowledgment by the chancellor's order.

John de Felton the elder, knight, John de Insula, knight, and Henry de Maundevyll acknowledge that they owe to William fitz Waryn 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Norfolk.—The chancellor received the acknowledgment.

John Rauf of Dundalk acknowledges that he owes to Thomas de Baunburgh, clerk, 30*s.*: to be levied, in default of payment, of his lands and chattels in Ireland.—H. de Edenstowe received the acknowledgment.

June 12. Woodstock. Thomas, prior of Sandelford, acknowledges that he owes to Robert Fukeram 20 marks; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. Berks.—H. de Edenstowe received the acknowledgment.

June 20. Woodstock. Master Edmund de Haukeskarth, parson of the church of Kirkeby in Clyveland, acknowledges that he owes to John de Wodehous, parson of the church of Earl's Barton, 9 marks; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. York.

MEMBRANE 29d.

June 16. Woodstock. John de Farendon, brother and heir of Thomas de Farendon, acknowledges that he owes to Christina, late the wife of Thomas de Farendon, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.—H. de Edenstowe received the acknowledgment.

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*Membrane 29d—cont.*June 16.
Woodstock.

John de Bures of Botynton, knight, acknowledges that he owes to Richard de Munemuth 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Enrolment of deed of Richard de Munemue, granting that the preceding recognisance shall be cancelled on condition that one of the justices of the common Bench shall come to Botynton, co. Gloucester, at Richard's suit between now and Martinmas, and receive by writ purchased by Richard the acknowledgment of the aforesaid John and the lady Hawise, his wife, that the manor of Alvescote, co. Oxford, shall remain to Richard and to Petronella (*Peronele*) de Ferers and to the heirs of their two bodies, after the death of John and Hawise, and, upon failure of such issue, to Richard's right heirs, and on condition that John and Hawise make this acknowledgment, or be ready to make it, by which acknowledgment Richard and Petronella shall be secure of the said manor and a fine may be levied thereby. Dated at Botynton, Wednesday after St. Botolph, 4 Edward III.

Memorandum, that Richard came into chancery at Eynesham, on 21 June, and acknowledged the aforesaid deed.

June 14.
Woodstock.

Richard de Potesgrave, Robert Malet, John de Hogesham of Kercelawe, and Richard de Hogesham of Kercelawe, parson of the church of Bifet, acknowledge that they owe to John de Bourne, knight, 200*l.*; to be levied, in default of payment, of their lands and chattels in cos. Buckingham and Bedford.—The chancellor received the acknowledgment.

Cancelled on payment, acknowledged by Margaret, late the wife of John de Burn, and executrix of his will, before H. bishop of Lincoln, by writ.

Richard de Potesgrave and John de Hogesham of Kercelawe acknowledge that they owe to Robert Malet of Quenton 200*l.*; to be levied, in default of payment, of their lands and chattels in cos. Bedford and Buckingham.—The chancellor received the acknowledgment.

Cancelled on payment, acknowledged by Hugh de Stretele, who married Isabella, late the wife of the said Robert, and executrix of his will.

June 17.
Woodstock.

Richard Chastilon acknowledges that he owes to Heremann de Brikyndon 50 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

The aforesaid Richard acknowledges that he owes to the said Heremann 50 marks; to be levied as above.

June 20.
Woodstock.

Robert de Grotton acknowledges that he owes to John de Wodehous, parson of the church of Earl's Barton, 110 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

June 19.
Woodstock.

To Maurice son of Thomas, earl of Esmond (*Dessemon*). Prohibition of his making assemblies of men-at-arms by reason of the disputes between him and his adherents and William de Burgo, earl of Ulster, and his adherents, or of going against William in war, or of invading his land, or otherwise disturbing the peace, understanding that if he do so, the king will punish him (*graviter capiemus*) as a contemner of his dignity, as the king understands that quarrels have arisen in Ireland between the said earls and their adherents, and that they are making assemblies of men-at-arms to attack one another, and to invade each other's lands. The king has made the like inhibition to the earl of Ulster, and he will be prepared to exhibit justice, by himself or his justices and other ministers, to the earls and to others. [*Fœdera.*]

By p.s. [3676.]

June 20.
Woodstock.

John de Mohun of Dunsterre acknowledges that he owes to Bartholomew de Burgherssh 10,000*l.*; to be levied, in default of payment, of his lands

1330.

Membrane 29d—cont.

and chattels in cos. Somerset and Dorset.—The chancellor received the acknowledgment.

Memorandum, that William de Bello Campo and Robert de Aspale, knights, mainperned before the chancellor at Gloucester, on 24 June, to have the body of Mark (*Marcii*) Bagge of Fawy in Cornwall, who is charged with adhesion to Edmund, late earl of Cornwall, before the king at his order to answer to him concerning the premises, upon fifteen days' warning.

July 13.
Woodstock.

To the sheriff of Dorset. Whereas Robert le fuitz Payn impleads John de Acton, Edmund de Chippelegh, and John Crouk for a trespass before Richard de Grey and his fellows, justices appointed to hear and determine the said trespass, and the said John, Edmund, and John, who state that they have no land in that county, are put in exigent to be outlawed because they did not come before the said justices to answer to Robert, they being entirely ignorant of the exigent, and John de Acton has found the sheriff mainpernors, to wit, John de Bello Campo of Rym, knight, of the sheriff's county, and Hamo fitz Richard, knight, William de Bello Campo, knight, Ralph de Middeldnye, John du Mareys, and Nicholas de Ledrede, of co. Somerset, and the said Edmund and John Crouk have found the aforesaid John, Hamo, Ralph, Nicholas, John de (*sic*) Mareys, and Richard de Combes of co. Somerset, who have undertaken to have them before the said justices on the day when the writ of exigent is returnable before them to answer to Robert: the king therefore orders the sheriff to supersede until the said day other execution of the said writ of exigent.

MEMBRANE 28d.

June 26.
Gloucester.

To the justices in eyre in co. Bedford. Order to permit Henry, bishop of Lincoln, to hold a market in Bikeliswade on Monday as he was wont to do before the eyre and before the justices' proclamation, notwithstanding the eyre or the proclamation, as the king has given him licence to hold his market aforesaid, and licence that merchants and others wishing to come to the market to exercise their merchandise, buy and sell may do, notwithstanding any proclamation made by the justices.

By K.

June 29.
Hanley.

To the same. Order to adjourn (*continuetis*) until the end of the eyre all pleas before them between the king and Henry, bishop of Lincoln, provided that they be pleaded before the end of the eyre.

By K.

July 4.
Woodstock.

Ralph Basset of Weldon, knight, acknowledges that he owes to Simon de Draiton, knight, 90*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.—H. de Eden[stowe] received the acknowledgment.

Christiana, daughter of Giles de Insula, and Elizabeth and Eleanor her sisters put in their places Andrew de Crokesford and Thomas Testard to prosecute the execution of a recognisance for 200*l.* made to them in the late king's chancery by Laurence de Aete.

Enrolment of deed of John de Wiletone, lord of Uंबरlegh, acknowledging receipt from Sir John de Mohun, lord of Dunsterre, of 400 marks, due to him by a recognisance made in the late king's chancery on Friday before St. Barnabas, 17 Edward II. Dated at 3ate, co. Gloucester, on Saturday the feast of St. Katherine, 3 Edward III. *French.*

Memorandum, that John de Wileton came into chancery at Oseneye, on 11 July, and acknowledged the aforesaid deed, and granted that the recognisance shall be cancelled.

1330.

Membrane 28d—cont.

Enrolment of deed of Martin de Grimston, executor of the will of Sir William de Hamelton, discharging the prior of Lenton of a debt of 21 marks, which the prior acknowledged that he owed to William in the chancery of Edward I. in the 20th year of his reign. Dated at Oxford, 13 July, 4 Edward III.

Memorandum, that Martin came into chancery at Oseneye, on the said day, and acknowledged the aforesaid deed, and granted that the recognisance shall be cancelled.

May 28.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause Eustace de Burneby, late sheriff of Northampton, to have respite until Michaelmas for his account of the time when he was sheriff, which he is ordered by writ of the exchequer to render in three weeks from Midsummer, as he cannot render it at the latter date because he is intending the king's affairs in the eyre of Northampton.

July 11.
Osney.

To the justices in eyre in co. Bedford. Order to permit a market on Thursday to be held at the town of Anotehull, co. Bedford, and to permit merchants and others wishing to ply merchandise there and to buy and sell to do so, as was the custom before the eyre and the justices' proclamation, notwithstanding the eyre and the proclamation, as Eleanor de Keynes has shewn the king that she holds the town, which belonged to John de Sancto Amando, deceased, tenant in chief, and which is in the king's hands by reason of the minority of John's heir, until the heir come of age by a certain yearly ferm, and that a great part of the profit of the town comes from the market, which is held there on Thursday, and the market is not held by reason of the justices' proclamation in the eyre not to hold markets in that county during the eyre, and she has besought the king to grant that the market may be held as was wont before the eyre so that she may answer to the king for the whole ferm of the town.
By p.s. [3727.]

July 14.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause John de Britannia, earl of Richmond, who is staying in parts beyond sea by the king's licence, to have respite until Michaelmas next for all debts due to the exchequer.

July 15.
Woodstock.

To Simon de Bereford, escheator this side Trent. Order to cause the aforesaid earl to have respite until Michaelmas for his homage for the lands that he holds of the king in this realm. [*Fœdera*.]

The like to John de Bolyngbrok, escheator beyond Trent. [*Ibid.*]

— William de Walkynton, knight, puts in his place William de Walyngoure and Theobald Poleyn to defend the execution of a recognisance for 40 marks made in the late king's chancery to William de Kirkeby, clerk, by John de Dufford.

Master John de Malmesbury, late parson of the church of Dorkyngge, puts in his place Thomas de Knaresburgh and William de Stok to prosecute the execution of a recognisance for 150*l.* made to him in chancery by Laurence le Keu of Pernestede.

July 12.
Osney.

To Bartholomew de Burgherssh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of l'Aumône (*Elemosina*), of the Cistercian order, who lately came to this realm to visit divers houses subjected to that order and who is returning to parts beyond sea by the king's licence, to cross from that port with his horses, equipments, and household and reasonable expenses.

MEMBRANE 27d.

1330.

June 30.
Worcester.

Adam de Bilburgh, who was maimed in the late king's service, is sent, in consideration thereof and of his good service to the late king, to the prior and convent of Repyngdon, to receive such maintenance in their house as Robert de Say, deceased, had therein by the late king's request.

By p.s. [3701.]

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Robert de Cliderhowe, clerk, puts in his place Henry de Haydok and John de Sal to prosecute the execution of a recognisance for 20 marks made to him by William le Botiller of Weryngton.

June 25.
Gloucester.

Roger, prior of Newerk, acknowledges, for himself and convent, that he owes to Richard de Rothyng, citizen and vintener of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment.

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William son of William le Botiller of Werington and Sibyl, late the wife of William le Botiller of Werington, tenants of part of the lands of William le Botiller of Werington, put in their place John de Langeton to defend the execution of a recognisance for 20 marks made to Robert de Cliderhou, clerk, by the said William le Botiller.

July 10.
Osney.

To the treasurer and barons of the exchequer. Order to supersede until the next parliament the demand upon Simon de Bereford, escheator this side Trent, for the issues of the lands of John de Boclond, knight, who held certain tenements in Maydenstan in 'gavelkynde' of the archbishopric of Canterbury, wherewith the king ordered him not to intermeddle [*as at page 2 above*], so that what shall then seem good may be done, as Simon has given the king to understand that they charge him with the issues of the lands of the said John for the time when they were in the king's hands by the voidance of the archbishopric, although such issues were not wont to be exacted for the use of the king or of his progenitors in the like case in times past.

July 11.
Osney.

John de Morton near Newborough (*Novum Burgum*) acknowledges that he owes to Alan de Cherlton 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

July 12.
Osney.

William de Calthorp, knight, acknowledges that he owes to John de Hothum, bishop of Ely, 2,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

The said William acknowledges that he owes to the said bishop 1,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled as above.

Enrolment of indenture between John, bishop of Ely, and Sir William de Calthorp, knight, whereby the bishop grants that the preceding recognisance for 2,000*l.* shall be cancelled if no divorce be made between Walter, the eldest son of Sir William, and Aleyse, daughter of Ralph de Crophull, Walter's wife, the bishop's niece. Dated at Oseneye near Oxonford, 12 July, 4 Edward III.

Memorandum, that the bishop and William came into chancery at Oseneye, on the said day, and acknowledged this indenture.

Enrolment of indenture made between the said bishop and William, whereby the bishop grants that the foregoing recognisance for 1,000*l.* shall be cancelled if William perform certain covenants made, indented (*taillez*), and ordained between him and the bishop touching the marriage of Walter, son and heir of the said William, and Aleise, daughter of Ralph de Crophill,

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Membrane 27d—cont.

the bishop's niece, as contained in certain indentures made between the bishop and William. Dated as above.

Memorandum, that the bishop and William came into chancery at Oseneye, on the said day, and acknowledged this indenture.

July 13.
Osney.

John de Kyngeston, knight, acknowledges that he owes to Philip de la Beche, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

July 13.
Osney.

John son of John le Faron of Neubury acknowledges that he owes to John de Farnedon, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

July 16.
Woodstock.

Robert, abbot of Bruern (*Bruera*), for himself and convent, and Thomas de Langeleye acknowledge that they owe to Henry Prodhomme and Roger de Bernes, citizens of London, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Oxford.

Cancelled on payment.

July 12.
Osney.

To John Mautravers, keeper of the Forest this side Trent, or to him who supplies his place in the forest in co. Salop. Order not to molest abbots, priors, earls, barons, knights, or others of that county in their woods and lands in that county that were put outside the forest by the perambulations made in the times of Edward I. and Edward II., by reason of any trespasses of vert and venison made therein after the perambulations aforesaid, and not to permit them to be molested or aggrieved by the regards, foresters, or other ministers of the forest, contrary to the form of the perambulations, as the king wills that the said perambulations shall be observed in all things. -

By p.s. [3732.]

July 12.
Osney.

To the sheriff of York. Order to cause proclamation to be made that all knights and others able to bear arms shall prepare themselves with horses and arms as speedily as possible, each according to his estate and the quantity and value of his lands, goods and chattels, so that they shall be ready to come to the king or to those whom he shall appoint with all their power when summoned, to set out against certain contrarians and rebels who lately withdrew secretly from the realm, and who have assembled a multitude of armed men in parts beyond sea and have prepared ships of war and many other things, and who propose entering the realm to aggrieve the king and his people. [*Fædera*.]

The like to all the sheriffs of England. [*Ibid.*]

July 12.
Osney.

To the sheriff of Leicester. Order to cause proclamation to be made prohibiting any one, under pain of forfeiture, from making proclamations of tournaments, etc., or from tourneying, jousting, seeking adventures, etc., or doing any feat of arms without the king's special licence, and to arrest and imprison any found doing so, with their horses, arms, and equipments, certifying the king of their names, as the king is given to understand that certain persons make proclamations of tournaments, etc., notwithstanding the king's preceding proclamation for knights and men to arm themselves. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

July 12.
Osney.

To R. count of Flanders. The king has received complaint from Thomas de Bynedon of Southampton that, after the peace lately concluded between Philip, king of France, and the king and after the proclamation that merchants of France and England might cross safely by land and by sea on both sides, without arrest or other hindrance of their goods or wares, or of the bodies of the merchants or mariners by reason of the wars between the said king and his subjects, on the one side, and the king and his subjects, on the

1330.

Membrane 27d—cont.

other, he sent a ship of his called 'La Rose' to Le Swyne in Flanders with certain wines, trusting in the peace and proclamation aforesaid, and that the count's men arrested the ship without reasonable cause, and detained it and Thomas under arrest, and it was necessary for Thomas, before he could have release of the ship or of himself, to find one John de Heile as surety for 60*l.*, at which the ship was appraised, to his damage and contrary to the form of the proclamation aforesaid, and that although king Philip of France ordered his bailiff of Lisle (*Insulen*) to cause the ship and goods to be delivered to Thomas and to annul the surety aforesaid, if the ship was detained for anything else than a deed of war in England, since commissaries were about to be deputed by the king of France and the king for the excesses and extortions made by the men of their realms during the war aforesaid, who should have powers to ordain concerning these or the like things, as appears in the letters patent of the said king in the said merchant's possession, which the king has seen, but the aforesaid bailiff has done nothing in the matter, as the king is given to understand, wherefore Thomas has besought the king to cause him to be provided with a remedy: the king therefore requests the count to cause the surety aforesaid to be annulled, and to cause justice to be done to the said Thomas, and to cause to be restored to him or to his surety anything that may have been levied by reason of the surety, as he would wish the king to do for his merchants in the like case, certifying the king of his proceedings by his letters and the bearer of the presents.

Alexander de Ledes, who is summoned as tenant of the lands that belonged to Richard de Kymberley, puts in his place Thomas de Knaresbu[r]gh and Roger Basset, clerks, to defend the execution of a recognisance for 20*l.* made by Richard in chancery to Matilda Durant.

July 23.
Woodstock.

The prior of St. Frideswide's, Oxford, acknowledges, for himself and convent, that he owes to John de Stanton, clerk, 400*l.*; to be levied, in default of payment, of their lands, chattels and ecclesiastical goods in co. Oxford.

Cancelled on payment.

Thomas de Weston, knight, acknowledges that he owes to William de Mayllechet 40 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

John Wyard puts in his place Thomas de Evesham, clerk, to prosecute the execution of a recognisance for 20 marks made to him in chancery by Thomas de Berdefeld.

July 23.
Woodstock.

Robert Ingram of Nottingham acknowledges that he owes to Hugh de Goushill 100 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

July 24.
Woodstock.

Joan, late the wife of Edmund de Passele, acknowledges that she owes to Hugh de Turpynton 100 marks; to be levied, in default of payment, of her lands and chattels in co. Sussex.

Joan de Fienles acknowledges that she owes to Nicholas de la Beche, knight, 100*l.*; to be levied, in default of payment, of her lands and chattels in co. Berks.

Cancelled on payment.

Enrolment of release by Syward le Swarte of Brackele to the master and brethren of St. John's hospital, Brackele, of his right in two messuages jointed together in Brackele called '*le Blakehalle*,' which formerly belonged to Tydemann le Swarte and which are situate near the house that Henry

1330.

Membrane 27d—cont.

Sorel held of the master and brethren on the north and the tenement of John le Bere on the south. Witnesses: Peter de Burgo of Brackele; William le Riche of the same; John de Welle of the same; John de Wardington; Roger Flekeman of Whitefeld; Stephen Alwold of Syresham; Elias Resun of Westhrop; Robert Cornewaleys of Rodeston; John le Clerk of Brackele. Dated at Brackele, on Monday after the Translation of St. Thomas the Martyr, 4 Edward III.

Memorandum, that Syward came into chancery at Buckyngham, on 25 July, and acknowledged the preceding deed.

MEMBRANE 26d.

Enrolment of agreement between William de Mayllechet and Sir Thomas de Weston, knight, Margaret his wife, and William de Weston, his brother, parson of the church of Hockelee, diocese of London, whereby William de Mayllechet demises to them the manor of Reynham, co. Essex, which he had of the king's grant for life, to have for the term of his life, rendering therefor to him 40 marks yearly, and doing the services due to the chief lords. Witnesses: Sir Robert Daspal, Sir John de Claroun, Sir William Moigne, Sir William de Cusancia, Sir Thomas Gobyoun, knights; William de Cusancia, clerk; Henry Gernet, John de Dovorr', Benedict de Dytton, Robert fuitz William, John de la Doune, Robert William, John de Dakenham. Dated at Wodestock, on Wednesday the feast of St. Mark, 4 Edward III.

Memorandum, that the parties aforesaid came into chancery at Wodestok, on 23 July, and acknowledged this deed.

MEMBRANE 24d.

July 29. To him who supplies the place of the justiciary of Ireland. Order to
Northampton. cause the body of Edmund de Lacy, lately taken and in his custody, to be delivered to the men of Roger de Mortuo Mari, earl of March, who shall bring to him the earl's letters. By p.s. [3807.]

Aug. 3. Simon de Launshull, William le Hunte, John le Waidour, John de
Northampton. Longevill, Adam de Gotesbrok, Thomas de Staunford, William de Lode-
lawe, Adam de Naylesworth, John de la Porte, Simon de la Porte, Simon
de Haddon, William de Shenesby, John de Stratton, Nicholas Golafre,
Roger de Isham, Robert le Spicer, Robert de Sancto Omero, John son of
John le Waidour, Robert Ete, Robert de Chaunceux, Henry de la Porte,
Roger le Saucer, William de Kyvelyngworth, Nicholas le Porter, Augustine
Wysman, William Elys, Geoffrey de Herlaston, Philip Everard, Pentecost
de Morton, and Thomas le Moigne acknowledge that they owe to Thomas
Ace 100 marks; to be levied, in default of payment, of their lands and
chattels in co. Northampton.

Cancelled on payment.

William Russel of Stonleye acknowledges that he owes to John de Baddeby 50s.; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Thomas de Holbrouk acknowledges that he owes to Nicholas Shirlok 100l.; to be levied, in default of payment, of his lands and chattels in co. Suffolk.—The chancellor received the acknowledgment.

July 24. Thomas de Saunford acknowledges that he owes to Gilbert Talebot 20l.;
Woodstock. to be levied, in default of payment, of his lands and chattels in cos. Suffolk
and Middlesex.—The chancellor received the acknowledgment.

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Membrane 24d—cont.

Enrolment of grant by Hugh de Turpyton, knight, to Robert Cokerel of Ireland of 20 marks of rent in the town of Maynclore in Ireland. Witnesses: Sir Robert de Dufford, Sir Robert Aspal, Sir Thomas de (*sic*) Latymere, Sir John de Bavent, knights; Henry Porchas. Dated at Wodestok, on Wednesday after Midsummer, 4 Edward III.

Memorandum, that Hugh came into chancery at Northampton, on 3 August, and acknowledged the aforesaid charter.

Aug. 3. To the sheriff of Salop and Stafford. Order to cause proclamation to be
Northampton. made prohibiting the holding of tournaments, etc., and to arrest any presuming to do so, certifying the king of their names, as the king learns that certain persons intend holding tournaments, etc., in the sheriff's bailiwick notwithstanding his late prohibition. By K.

Aug. 6. To the treasurer and barons of the exchequer. Order to supersede until
Rockingham. the octaves of Michaelmas next the demand upon Richard de Pessale and Alina his wife for the issues of certain lands in co. Sussex that are of the barony of Brembre and which they claim to hold for Alina's life, and which the king caused to be taken into his hands for certain reasons, as the king lately granted that they should have again and hold the said lands until a certain time, on condition of their finding security to answer to him at the exchequer for the issues thereof in the meantime.

To the sheriff of Sussex. Order to supersede the demand upon the said Richard and Alina for the aforesaid issues for the foregoing reasons.

Aug. 10. To the abbot of Cîteaux and the *diffinitores* of the chapter-general of the
Stamford. order about to be celebrated at Cîteaux. The king has sent to them manifold prayers that they would grant the paternity or immediate superiority of the abbey of Ystrad Marchell (*Stratamarcell'*) in Powys, of their order, which is affiliated to the abbey of Whitland (*Blanka Landa*), to the abbot and convent of Bildewas, because the abbey of Whitland is situate in Wales and is ruled by the levity of the Welsh, and by the negligence and carelessness of the abbots of that place the abbey of Ystrad Marchell is so wasted in its goods and possessions, and is reduced as it were to nothing, and there is not there regular observance, and because unlawful assemblies to excite contentions and hatred between the English and Welsh have been there entered into, as has been many times related; and they committed the superiority to the abbot of Bildewas until they should otherwise ordain, being unwilling to prejudice the abbot of Whitland concerning his right in this behalf, lest a personal offence should redound to the damage of his church, as the abbots of Dore and of Thame have informed the king on behalf of the said abbot and *diffinitores*: the king, considering that this cannot in any way suffice for the reformation of the estate of the abbey and that the perils that may arise out of such assemblies through the contumacy of the Welsh cannot be thus avoided, requests the abbot and *diffinitores*, duly considering his prayers sent to them so often in this connexion, to grant the superiority of the abbey of Ystrad Marchell to the said house of Bildewas in perpetual right, since not only crime and negligence but also just and reasonable cause demand it, and that they will impose perpetual silence concerning this matter upon the abbot of Whitland, understanding that the king has this matter so at heart that he can scarcely be at peace in his mind until he know that it has been put into effect.

To the abbot of Cîteaux. Like letter, requesting him to assent to the transference of the superiority to the house of Bildewas as above.

The like, '*mutatis mutandis*,' to the abbot of Clairvaux, requesting him to urge the aforesaid matter before the abbot of Cîteaux and the *diffinitores*.

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Membrane 23d—cont.

Sept. 8. William Charles, son and heir of William Charles, acknowledges that he
Nottingham. owes to Richard de la Pole, citizen of London, 40*l.*; to be levied, in default
of payment, of his lands and chattels in co. Norfolk.

Sept. 12. Robert Pynzoun of Erthburgh acknowledges that he owes to Alan son of
Nottingham. William Ingram of Burgh and John, Alan's son, 40*l.*; to be levied, in
default of payment, of his lands and chattels in co. Leicester.

Sept. 6. To S. archbishop of Canterbury. Summons to attend a *colloquium* and
Nottingham. treaty at Nottingham on Monday before St. Luke next. By K.
[*Report on Dignity of Peer*, iv. 395.]

The like to sixteen bishops and nineteen abbots and the prior of St. John
of Jerusalem in England. [*Ibid.*]

To Thomas, earl of Norfolk, marshal of England. Summons to attend
the aforesaid treaty. [*Ibid.*]

The like to eight earls and fifty others. [*Ibid.*]

Sept. 17. Alexander de Cobeldyk, knight, acknowledges that he owes to Adam, abbot
Nottingham. of Peterborough, 200 marks; to be levied, in default of payment, of his
lands and chattels in co. Lincoln.

Cancelled on payment, acknowledged before Henry de Edenstowe.

Sept. 12. To the bishop of St. Malo (*Seintmalou*). The king has received
Nottingham. complaint from William Arnaldi de Vile, citizen of Bayonne, that, after the
reformation of peace between the king of France and the king, he caused a
ship of his called '*La Seintberthelmeu*' to be loaded at Lisbon (*Selybon*)
in Portugal with small wares (*averio ponderis*) and divers merchandise
bought by him in those parts, in order to take them to Flanders to trade
there with them, and that Stephen le Coche, master of the ship called '*La
Seinte Jame*,' and Peter le Congre, master of the ship called '*La Jonette*,'
of the bishop's town of St. Malo, with other malefactors of that town in the
aforesaid ships and in other ships of that town lay in wait for William's ship
whilst sailing to Flanders before the port of St. Matthieu (*Sancto Matho*)
near the coast of Brittany, and attacked the mariners in the ship with armed
power in order to steal and carry away the goods in the ship, and William and
the mariners of the ship, to avoid such robbery and other damages and perils,
fled to the king's city of Bordeaux pursued by the said malefactors, and there
unloaded the goods in the ship lest they should perish, whereby William
altogether lost the profit that he ought to have had from the trading of the
said goods, to his damage of 400 marks; wherefore he has besought the
king to provide a remedy; the king therefore requests the bishop to hear
William's complaint, and to cause justice to be done to him for the damages
and grievances thus inflicted upon him, so that it may not behove the king
to provide him with another remedy, certifying the king speedily of his
proceedings herein.

MEMBRANE 22d.

Aug. 16. To the sheriff of Rutland. Order to supersede until the quinzaine of
Bourne. Easter next the demand by summons of the exchequer upon the abbot of
Cluny in his lands in Tikesore and Manton for 49*s.* due from him to the
king for divers reasons. By K.

Enrolment of release by John Chardoun, son of Richard Chardoun, of
Touceestre, to John Blundel of Touceestre of his right in a messuage in
Touceestre near the tenement of Geoffrey Bannecare and that of Richard le
Chalouner, which tenement John Blundel had of the gift of the said Richard
Chardoun.—*Incomplete.*

1330.

Membrane 22d—cont.

Aug. 16. To the sheriffs of London. Order to cause the bodies of John Schynkel
Folkingham. of Flanders and of his son, imprisoned in their custody, to be brought to Wyndesore castle, to be delivered to the constable or to him who supplies his place, whom the king has ordered to receive them from the sheriffs and to cause them to be kept safely until further orders. By p.s. [3848.]

Sept. 10. Robert le Conestable of Flaynburgh, knight, acknowledges that he owes
Nottingham. to John de Thornton of Beverley, merchant, and John Jurdan of Beverley, merchant, 120*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Sept. 8. To Henry de Hambury, Roger Hillary, and Roger Basset. Order to
Nottingham. supersede entirely the execution of the king's appointment of them by letters patent as justices to hear and determine a trespass committed at Northfeld upon Joan de Botetourt by brother Wolstan, prior of Worcester, and others named in the letters, as the king has caused the appointment to be revoked because the letters issued from chancery surreptitiously, contrary to the form of the statute of Northampton. By K.

Sept. 10. Roger de Scurveton came before the king, on Monday after the Nativity
Nottingham. of St. Mary, and sought to replevy to Peter Cok of Ravenserod his land, which was taken into the king's hands for his default before the justices of the Bench against Margaret, late the wife of William atte Brigg of Grymesby. This is signified to the justices.

Sept. 10. Master Robert de Gildhouses, executor of the will of Master Thomas de
Nottingham. Corbrigg, late canon of St. Mary's, Lincoln, puts in his place Thomas de Escrik and William de Emeldon, clerks, to prosecute the execution of a recognisance for 140*l.* made to him by William son of William le Clerk of Bourton-in-the-Clay in the late king's chancery.

Sept. 16. Richard de Biroun, knight, acknowledges that he owes to Richard de
Nottingham. Carleton and Walter de Craweden, executors of the will of Ralph Paynel, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Sept. 12. To the sheriff of Northumberland. Order to supersede until Michaelmas
Nottingham. next, and from then until the following Michaelmas, the demand made by summons of the exchequer upon William de Felton, the king's yeoman, for 76*l.* 16*s.* 0*d.* for the arrears of a rent that he is bound to render for the lands that he holds of the king in the towns of Maffenwest and Naffreton, in that county. By K.

Sept. 14. To the treasurer and barons of the exchequer. Order to supersede until
Folkingham. Easter next the demand upon Richard de Peshale and Alina his wife for the issues of the lands in co. Sussex of the barony of Brembre that they claim to hold for Alina's life, which lands the king lately caused to be taken into his hands and which he afterwards granted they should hold until Easter next. By C.

Sept. 15. To the sheriff of Norfolk. Order to supersede until St. Hilary next the
Nottingham. demand by summons of the exchequer upon David de Strabolgy, earl of Athole, for 5,000*l.*, which he lately acknowledged that he owed to the king in chancery, 1,000*l.* whereof were to be paid at certain specified terms and the remainder at the king's will. By K.

The like to the sheriff of Lincoln.

Memorandum, that on Tuesday, 4 September, brother Richard de Leycestria, prior of the church of Clerkenwell (*de Fonte Clericorum*), London, brother Robert Cort, and many other brethren and preceptors of the

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Aug. 10.
Stamford.*Membrane 24d—cont.*

To L. bishop of Durham. Order to appoint Ralph de Nevill to array the knights, esquires, and all other fencible men of the bishop's liberty, so that they be ready to set out against the contrariants and rebels who lately left the realm, and to survey and ordain that all places on the sea coast within that liberty where ships may arrive shall be so kept that peril may not arise to the king or his realm by the entry of the said rebels into that liberty, so conducting himself in this matter that the king may not have reason to punish (*materiam capiendi*) the bishop or his liberty of Durham, as the king lately ordered proclamation to be made that all knights and others capable of bearing arms shall prepare themselves with horses and arms as speedily as possible, so that they shall be ready to set out against the said rebels if they invade the realm, and he has appointed certain of his subjects in divers counties to cause knights, esquires, and other fencible men in those counties to be arrayed, and bring them armed and arrayed to the king or to those whom he shall appoint when summoned, to set out against the said rebels. The king makes this order in consideration of the perils that may arise from the coming of the rebels into the liberty of the bishopric, and as the premises cannot be executed by the bishop within the liberty by reason of the character (*honestatem*) of holy church, and he wills that they shall be executed by the said Ralph, in whose faithfulness he confides. [*Fasdera.*]

By K. & C.

MEMBRANE 23d.

Aug. 15. Richard Murymouth, chaplain, is sent to the abbot and convent of Oseneye
Bourne. to receive the pension due from them to one of the king's clerk's by reason of the new creation of the abbot. By p.s. [3844.]

Memorandum, that John de Swynford came into chancery at Brunne, on 16 August, and acknowledged that Robert de Kelm had satisfied him for 20*l.* that Robert acknowledged that he owed to him in chancery in the first year of the king's reign, and he prayed that the recognisance may be cancelled, and it is not now cancelled because the rolls of the chancery of that time are in the Tower of London.

Aug. 16. Richard de Morton, parson of the church of Weresle, acknowledges that
Bourne. he owes to Nicholas son of Thomas Fastolf 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Huntingdon.—Henry de Edenstowe received the acknowledgment.

Aug. 15. To the sheriff of Kent. Order to cause William de Orlaston and Stephen
Bourne. Denet, imprisoned in the sheriff's custody by the king's order, to be brought at the sheriff's risk to Northampton, there to be delivered to the sheriff of Northampton, whom the king has ordered to receive him and to cause him to be kept in prison in Northampton castle until further orders. By K.

Aug. 16. To Bartholomew de Burghersh, constable of Dover castle and warden of
Bourne. the Cinque Ports. Order to cause John Monyng' of Dover to be pursued and arrested, and to cause him to be kept in prison until otherwise ordered. By K.

Aug. 18. John de Leicestria acknowledges that he owes to John de Wodehous,
Folkingham. clerk, 4*l.* 9*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Aug. 6. Brother Leonard de Tibertis, prior of the Hospital of St. John of
Rockingham. Jerusalem in Venice, supplying the place in England of the grand-master of the Hospital, and brother Thomas Larcher, prior of the Hospital in England, acknowledge. for themselves and their brethren, that they owe to

1330.

Membrane 23d—cont.

Bartholomew Rico and Ameotus Grymbaldi of Chieri (*Kerio*) 300*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Northampton.

Cancelled on payment.

The said priors acknowledge that they owe to Antoninus Maloselli, merchant of Genoa, 232*l.* 10*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Northampton.

Cancelled on payment.

Aug. 12.
Bourne.

The said priors acknowledge that they owe to Cambinus Fantini Spaigne of Florence 200*l.*; to be levied, in default of payment, as above.

Cancelled on payment.

Aug. 17.
Bourne.

The said priors acknowledge that they owe to John de Portenariis and Acheritus de Portenariis 960*l.*; to be levied as above.

Cancelled on payment, acknowledged by Acheritus before the chancellor.

Aug. 18.
Heckington.

The said priors acknowledge that they owe to John de Oxonia, citizen and vintener of London, and Henry de Coumbemartyn, citizen and wool-merchant (*Ianario*) of London, 1,140*l.*; to be levied as above.

Aug. 19.
Heckington.

The said priors acknowledge that they owe to John de Pulteneye, citizen of London, 1,000*l.*; to be levied as above.

Cancelled on payment.

Aug. 31.
Clipstone.

John de Felton, knight, acknowledges that he owes to Simon de Bereford, knight, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

Sept. 1.
Clipstone.

Alan Talbot and William Talbot, parson of the church of Raveneston, acknowledge that they owe to Master John Clarel, canon of Lichfield, 20 marks; to be levied, in default of payment, of their lands and chattels in co. Leicester.

Thomas de Longevillers, knight, acknowledges that he owes to Queen Isabella 100 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment, acknowledged by Queen Isabella before Thomas de Evesham, having power from the chancellor for this purpose.

Richard Spigurnel acknowledges that he owes to Robert de Stanford, clerk, 18*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Cancelled on payment.

Sept. 3.
Clipstone.

William Crane of Great Glen acknowledges that he owes to Edmund Hakelut 100*l.*; to be levied, in default of payment, of his lands and chattels co. Leicester.—Thomas de Evesham received the acknowledgment.

Sept. 4.
Clipstone.

John Bisshop of Wymmyngton acknowledges that he owes to Richard de Tettebury 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Sept. 6.
Clipstone.

Hugh son of William de Normanton-on-Trent acknowledges that he owes to John son of Hugh son of William de Normanton 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.—H. de Eden[estowe] received the acknowledgment.

Sept. 7.
Nottingham.

John son of Ralph de Normanvyll acknowledges that he owes to Ralph de Normanvyll 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

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Membrane 22d—cont.

Hospital of St. John of Jerusalem in England announced to the king at Clipston that brother Thomas Larcher, late prior of the said Hospital, had died, and they presented to the king brother Leonard de Tibertis, promoted prior of the Hospital, beseeching the king to admit the said prior, asserting that the prior or any other priors of the Hospital had not heretofore done any fealty to the king or to his progenitors, and ought not to do fealty; whereupon they were told on the king's behalf that the prior is bound to do fealty to the king both by reason of the lands that the prior and brethren hold, and by reason of the lands that formerly belonged to the Templars, and by reason of the lands of the Hospital, and by reason of the lands that they have newly acquired, and that the prior's predecessors have heretofore done fealty to the king and to his progenitors. And at length the prior did his fealty to the king, under protest that it should not prejudice the Hospital in the future.

Anthony de Marinis puts in his place Anthony Novell' and Bartholomew Ricus to prosecute the execution of a recognisance for 408*l.* 6*s.* 8*d.* made to him in chancery by the prior of St. Katherine's without Lincoln.

MEMBRANE 21d.

Sept. 18. To Henry le Scrop and his fellows, justices to hold pleas before the king.
Nottingham. Order to be at Newerk in the octaves of Michaelmas next with the rolls, writs, and other things touching that court (*placea*), and to hold the said pleas there, as the king wills that they shall be at Newerk at the said octaves with all their court (*placea*), and that the pleas shall be held there.
By K.

To the treasurer and barons of the exchequer. Order to receive the proffer of Henry Faucomberge, sheriff of York, on the morrow of Michaelmas, from those whom he shall depute in his place, as he is intending by the king's order the making of divers provisions against the king's coming to that county, so that he cannot personally be present at the exchequer on the said day.
By K.

Sept. 15. To the sheriff of Nottingham. William de Grendon, parson of the
Nottingham. church of Babworth, has shewn the king that whereas Ralph de Crophill lately impleaded him and others before the justices late in eyre in that county for a trespass, whereof William was convicted by an inquisition upon which he had placed himself, by reason whereof he was committed to prison until he should satisfy the king for what pertained to him in this behalf and the said Ralph for the damages adjudged to him, William has now arramed, by writ returnable before the king in three weeks from Michaelmas, a jury of twenty-four knights to convict the jurors of the said inquisition, and he has besought the king to cause him to be delivered from prison pending the jury aforesaid, so that he may prosecute the jury according to law: as William has found mainperners in chancery, to wit Ed[mund] de Wasteneys, knight, of co. York, Hugh de Hercy, knight, Thomas Prat, Thomas de Totewyk, Robert de Burton of Wyrsope, John de Gaytford, William Bras of Blythe, Thomas de Harworth, Henry de Bolton, Berengar de Hareworth, John de Bildewath, and John Blome of Lounde of co. Nottingham, to satisfy the king for what pertains to him and Ralph for his damages if the jury go against William or if William do not prosecute it, the king orders the sheriff to cause William to be delivered from prison by the said mainprise, so that he may prosecute the jury aforesaid.

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Membrane 21d—cont.

Sept. 18. To Master Nicholas de Wyle. Order to come to the king with all speed
Nottingham. to have conference (*colloquium*) with him upon certain affairs that he has at heart. The king strictly prohibits him from going out of the realm to parts beyond sea without the king's special licence.

To Master Nicholas de Lodelowe. Whereas the pope, in contemplation of Queen Isabella and of the king, has lately promoted Robert de Wyvill bishop of Salisbury, and the king has rendered to Robert the temporalities of the bishopric, according to custom, and the bishop is assisting Queen Isabella and the king in directing the affairs of the realm, and the king is informed that Nicholas, having no respect to the honour of Queen Isabella and of the king, has suggested to the pope certain things to the injury of the bishop's person and the blackening of his fame, and intends prosecuting them, whereby shame and blame may arise to Queen Isabella and the king, who have recommended the bishop's person to the pope by their special letters: the king, considering that Nicholas ought, by reason of his allegiance and because he has obtained divers benefices within the realm, to abstain from attempting anything injurious or displeasing to the king in any way, by reason whereof the king would be compelled to punish (*capiamus*) him, orders Nicholas to come to him in England speedily to inform him concerning the premises. The king forbids his prosecuting or attempting anything that may be to the prejudice of Queen Isabella or of the king, under pain of forfeiture.

Sept. 23. Robert de Winnefeld of Asshovre acknowledges that he owes to Robert
Clipstone. de Perepount, knight, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Derby.

Sept. 12. Brother Leonard de Tibertis, prior of the Hospital of St. John of
Nottingham. Jerusalem in England, acknowledges that he owes to Master Pancius de Controno 625 marks; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. Northampton.

Cancelled on payment.

Sept. 14. The said prior acknowledges that he owes to Pulcius de Portinariis and
Nottingham. Francis de Portinariis 400 marks; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. Kent.

Cancelled on payment.

Sept. 23. To the sheriff of Northampton. Order to supersede until St. Luke next
Clipstone. the demand upon William Lovel for 40*l.*, which he acknowledged in the late king's exchequer that he owed to Hugh le Despenser, the younger, and which pertains to the king by reason of Hugh's forfeiture. By K.

The like to the sheriff of Norfolk.

Sept. 18. To the sheriff of Nottingham and Derby. Order to supersede the
Nottingham. execution of the king's writ of the exchequer to attach John de Lek, parson of the church of Humberston near Leicester, by his body, so that he should have him before the barons of the exchequer at Westminster on the morrow of Michaelmas to render to the king his account of the issues of the lands that belonged to Robert de Holand in cos. Derby and Stafford for the time when he had the custody thereof by the late king's commission, which writ also ordered him to take into the king's hands in the meantime in the name of distress all John's lands, goods and chattels, as John has besought the king to provide for his indemnity in this behalf because he is ready to render the said account and do those things that he is bound to do, and he has found mainpernors in chancery to have him before the barons on the said day, etc., to wit William de Leskon, parson of Ilkeston church, Richard de Byngham of Leek, Geoffrey Poutrel of Thurmeton, Richard son of John de Leek, and Walter de Mokynton of co. Nottingham.

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Membrane 21d—cont.

- Oct. 1. Robert de Stanmere came before the king, on Saturday after SS. Cosmas
Pontefract. and Damian last, and sought to replevy to Geoffrey Stace and Agnes his
wife their land in Colesle, which was taken into the king's hands for their
default before the justices of the Bench against Roger son of Roger de
Herford. This is signified to the justices.
- Sept. 30. Christiana, late the wife of Robert de Bonthum of York, acknowledges
Pontefract. that she owes to Edmund Cruer 200*l.*; to be levied, in default of payment,
of her lands and chattels in co. York.—Henry de Edenstowe received the
acknowledgment.
- Sept. 28. To Roger Utlagh, chancellor of Ireland, supplying the place of the
Pontefract. justiciary of Ireland. Order to be before the king and his council before
Christmas with the rolls touching the processes at the king's suit before
Robert against Maurice son of Thomas, earl of Esmond (*Dosmon'*), and
those of his household for a deed done in his company, which processes the
king understands are before Robert, in order to inform the king concerning
the processes, and to supersede in the meantime the execution of the
processes.
By K. & C.
- To Maurice son of Thomas, earl of Esmond (*Dosmond'*). Order to be
before the king and his council as above to receive justice concerning the
premises.
By K. & C.
- Oct. 1. To John Darcy, John de Hanstede, seneschal of Gascony, and Master
Pontefract. Peter de Galiciano, constable of Bordeaux. Letter of credence in favour
of Master Arnald de Till[iu], king's clerk, to whom the king has explained
his intentions concerning certain affairs that he has much at heart, which
are to be explained to them by Arnald by word of mouth.
- Oct. 5. Alan Dun and Nicholas Dun of Adewyk acknowledge that they owe to
Pontefract. Michael de Wath, clerk, 12 marks; to be levied, in default of payment, of
their lands and chattels in co. York.
- Sept. 17. To the count of Foix (*Fuixi*). Letter of credence in favour of Fortena-
Nottingham. rius de Garbach', to whom the king has explained his intentions concerning
certain affairs that he has much at heart, which are to be explained to the
count by Fortenarius by word of mouth.
- Sept. 16. To the king of Aragon. Letter of credence in favour of William
Nottingham. Trussel, the king's secretary, to whom the king has explained his intentions
concerning certain things that intimately concern him, which are to be
explained to the king of Aragon by William by word of mouth. The king
of Aragon is requested to write the king by William concerning these
things and other things that he may have to prosecute (*placitura*) before
the king.
- Vacated, because they were restored.*
- The like to the queen of Aragon.
[*Vacated as above.*]
- To Reymund Cornell. Like letter of credence, requesting him to execute
the matters in question.
[*Vacated as above.*]
- Oct. 8. To the sheriff of Salop. Order to cause Fulk le fitz Waryn the son and
Doncaster. Ivo his brother, who are imprisoned at Shrewsbury in the sheriff's custody,
to be kept safely and honourably without duress until otherwise ordered.
By K.
- Oct. 4. Robert de Bukton acknowledges that he owes to John de Wodehous, the
Pontefract. younger, 100*l.*; to be levied, in default of payment, of his lands and
chattels in co. York.—Thomas de Cotingham, clerk, received the acknow-
ledgment by writ.

1330.

MEMBRANE 20d.

Oct. 7.
Doncaster.

To the mayor and bailiffs of Southampton. Order to permit John Trussel and Theobald son of William Trussel, who are going to parts beyond sea for the expedition of certain of the king's affairs by his order, to cross the sea from that port.
By K.

The like to the keepers of the passage in the port of Dover for William Trussel.
By K.

Roger de Okovre, knight, acknowledges that he owes to Queen Isabella 10 marks; to be levied, in default of payment, of his lands and chattels in cos. Derby and Stafford.

Oct. 13.
Nottingham.

John de Chisnale, vicar of the church of Wynquik, diocese of Coventry and Lichfield, acknowledges that he owes to the prior of St. Oswald's, Nostell, 316l.; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. Lancaster.

Cancelled on payment.

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John de Bilton, knight, puts in his place Thomas de Clif and Henry de Ingelby, clerks, to defend the execution of a recognisance for 20l. made by him to William de Twyer, knight, in chancery.

Oct. 18.
Nottingham.

Roger de Bosenho acknowledges that he owes to Simon de Bereford, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

William son of Nicholas de Warrewyk acknowledges that he owes to Roger de Bodenham 28 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Oct. 19.
Nottingham.

William son of Henry de Weston of Kirkelinton acknowledges that he owes to Benedict de Normanton, clerk, 10l.; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

June 9.
Woodstock.

To John de Stonore and his fellows, justices of the Bench. Order to hold all pleas that were commenced before Geoffrey le Scrop and his fellows, the king's late justices in eyre in co. Northampton, and that could not be determined before them in the eyre, which the king ordered Geoffrey and his fellows to adjourn before John de Stonore and his fellows. The king has ordered Adam de Stangrave, keeper of the rolls and writs of the eyre of Northampton, to send the original writs touching the said pleas to Peter de Ludyngton, keeper of the rolls and writs of the Bench, so that John and his fellows may hold the pleas to be thus adjourned and may cause justice to be done therein.

Oct. 20.
Nottingham.

To the sheriff of York. Whereas the king's affairs and the affairs of his realm have been directed until now to the damage and dishonour of him and his realm and to the impoverishment of his people, as he has well perceived and as the facts prove, wherefore he has, of his own knowledge and will, caused certain persons to be arrested, to wit the earl of La Marche, Sir Oliver de Ingham, and Sir Simon de Bereford, who have been principal movers of the said affairs, and he wills that all men shall know that he will henceforth govern his people according to right and reason, as befits his royal dignity, and that the affairs that concern him and the estate of his realm shall be directed by the common counsel of the magnates of the realm and in no other wise: he therefore enjoins the sheriff to cause this his intention to be published throughout his bailiwick, so that all people may fully understand it. He also wills that the sheriff shall prohibit any one of whatsoever condition he may be occupying lands, goods or chattels, or doing anything else to the impairing of the king's peace or to the affray of his people, under

1330.

Membrane 20d—cont.

pain of forfeiture of life and limb; and if any presume to do so, he wills that they shall be duly punished therefor according to the laws and usages of the realm without shewing favour (*desport*) to anyone. If the sheriff find any doing so, he is to cause them to be arrested without delay, taking with him, if need be, the *posse* of the county, and to cause them to be kept safely in prison until otherwise ordered, certifying the king of their names from time to time.

By K.

French. [*Fœdera.*]The like to all the sheriffs of England. [*Ibid.*]Oct. 19.
Nottingham.

To John Mautravers, keeper of the Forest beyond Trent, or to him who supplies his place in the forest of Essex. Order to cause the park of William de Hakford of Waltham Holy Cross, which is within the bounds of the forest and has been taken into the king's hands because it is not enclosed according to the assize of the Forest, to be replevied to William until the coming of the justices for Forest pleas into that county.

Oct. 15.
Nottingham.

Peter de Kenebell, the king's yeoman, is sent to the prior and brethren of the hospital of St. Mary without Bisshopesgate, London, to receive such maintenance in that house for life as Robert de la Naperie, deceased, had therein by the late king's order.

By p.s. [3973.]

Oct. 24.
Leicester.

Thomas de Chaworth, knight, acknowledges that he owes to Richard Sampson and John de Huntyngdon 100 marks; to be levied, in default of payment, of his lands and chattels in cos. Leicester, Nottingham, and Derby.

Cancelled on payment.

John son of John de Peito acknowledges that he owes to the abbot of Leicester 10*l.*; to be levied, in default of payment, of his lands and chattels co. Warwick.

To the treasurer and barons of the exchequer. Order to cause John de Britannia, earl of Richmond, to have respite until Whitsuntide for all the debts due from him to the exchequer.

By K.

The like to the sheriff of York.

To John de Houton, escheator beyond Trent. Order to cause the aforesaid earl to have respite until Whitsuntide next for the homage due from him to the king for the lands that he holds of the king in England.

By K.

The like to Robert Selyman, escheator this side Trent.

Oct. 27.
Leicester.

To the sheriff of Lincoln. Order to cause proclamation to be made in all sea-ports and elsewhere where he shall see fit prohibiting any merchant or other from taking any corn out of the realm secretly or openly without the king's special licence, under pain of forfeiture, and to arrest and detain until further orders the corn of any one found doing so, certifying the king of their names, etc., as the king is given to understand that certain merchants and others cause corn to be taken out of his realm to parts beyond sea for sale, by reason whereof corn is sold more dearly in the realm.

By K.

The like to all the sheriffs of England.

Oct. 25.
Leicester.

To Robert de Ardern and his fellows, justices in eyre in co. Bedford. Order to adjourn (*continuetis*) until the next parliament all indictments and other things before them touching John, prior of Dunstaple, brothers John de Adyngton, William de Bohun, Walter de Empyngnam, John de Chedindon, Henry de Merston, Roger Cok, John le Visshere, Henry de Ardern, and John de Sancto Albano, fellow-canons of the said prior, and

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Membrane 20d—cont.

brother Richard de Pullokeshull, lay-brother (*conversus*) of that house, superseding in the meantime the execution of the indictments and other things thus touching them.

By C.

To the sheriff of Bedford. Order to supersede the execution of all writs to take the said prior and the others by reason of the indictments aforesaid.

By C.

Master Robert de Cantuaria, clerk, puts in his place Philip le Warner to prosecute the execution of a recognisance for 66 marks made to him by William de Orlastone in the late king's chancery.

The aforesaid Robert puts the said Philip in his place to prosecute the execution of a recognisance for 66 marks made to him by the aforesaid William in chancery.

MEMBRANE 19d.

Oct. 16. Nottingham. To the sheriff of Nottingham. Order to take William de Grendon, parson of the church of Balworth, and to cause him to be kept safely in prison until he have satisfied the king for what pertains to him for a trespass upon Ralph de Crophill and until he have satisfied Ralph for the damages adjudged to him, notwithstanding the king's late order to release him from prison [*as at page 155 above*], as the king learns from Ralph's complaint that William has been released from prison by virtue of the said order, and that the execution of the judgment in the premises has been delayed, wherefore he has besought the king to provide a remedy.

Oct. 23. Leicester. To S. archbishop of Canterbury. Summons to attend a parliament to be holden at Westminster on Monday after St. Katherine next, as the king has ordained, with the counsel and assent of the prelates and magnates assisting him, to hold a parliament then because he desires that the estate and government of his realm shall be reformed according to the requirements of law and reason, the bishop being, no doubt, aware of how the matters touching the king and his realm after his accession have been hitherto conducted to the king's damage and to the shame and impoverishment of his people. The king has upon this occasion, by the assent of the prelates and magnates, shortened the day of summons of the parliament by reason of his great desire that the affairs touching the estate of the realm shall be happily disposed, and he wills that this abridgment of notice shall not prejudice any one or be drawn into a precedent (*in consequentiam*). The archbishop is ordered to summon the prior of Christ Church, Canterbury, and the archdeacons of his diocese to be present at the said day and place, and the chapter of the said church and the clergy of his diocese to attend by their proctors.

By K. & C.

[*Report on Dignity of Peer*, iv. 397.]

The like to the archbishop of York and nineteen bishops. [*Ibid.*]

To the abbot of St. Augustine's, Canterbury. Summons to attend the aforesaid parliament. [*Ibid.*]

The like to twenty-six abbots, two priors, and the prior of St. John of Jerusalem in England. [*Ibid.*]

To Thomas, earl of Norfolk, marshal of England. Summons to attend the aforesaid parliament. [*Ibid.*]

The like to eight earls and forty-seven others. [*Ibid.*]

To the sheriff of Northumberland. Order to cause two knights of that shire, two citizens of every city and two burgesses from every borough of that county to be chosen to attend the aforesaid parliament. [*Ibid.*]

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Membrane 19d—cont.

The like to all the sheriffs of England. [*Ibid.*]

To Bartholomew de Burghersh, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause two barons from each of the said ports to be chosen to attend the aforesaid parliament. [*Ibid.*]

To Robert de Wodehous, archdeacon of Richmond, the king's treasurer. Summons to be present at the said day, to treat with others of the king's council. [*Ibid.*]

The like to eight others. [*Ibid.*]

MEMBRANE 18d.

Oct. 22.
Leicester.

To the sheriff of Warwick. Order to supersede the king's order to exact John Pecche in his county [court] if he did not appear, and to arrest and imprison him if he did, so that he should have his body before Robert de Prestbiry, Richard de Haukeslowe, and John de Peyto, the king's justices appointed to hear and determine certain trespasses committed upon Thomas Blauncfront in that county at Arewe on Monday after St. Peter in Cathedra, to answer to Thomas for the trespasses aforesaid, as John Pecche has come into chancery and has found mainpernors to have him before the justices on the said day, to wit Thomas de Multon of Fraunkton, knight, of co. Lincoln, Robert de Wykham of co. Warwick, John de Twycros of co. Leicester, and Thomas le Rous of co. Stafford.

To the same. Like order concerning Thomas le Rous, as he has come into chancery and has found mainpernors for the aforesaid purpose, to wit John Pecche, knight, of co. Warwick, Roger de Hecur' of co. Stafford, Roger Huet of the same county, and Edmund de Pecche of co. Warwick.

Oct. 24.
Leicester.

To the sheriff of Kent. Order to release William de Orlaston and Stephen Donet from prison, wherein they are detained because they are charged with adhering to Edmund, late earl of Kent, as they have found mainpernors in chancery to have them before the king in his council in the parliament summoned to meet at Westminster to answer for the said adhesion, to wit Robert de Walkefare, knight, of co. Suffolk, and Roger de Reyham, William de Swanton, and William Colkyn of that county.

Oct. 30.
Woodstock.

Adam de Castro, who has long served the king, is sent to the abbot and convent of Abyndon to receive such maintenance from their house for life as Richard Bigore, deceased, had therein at the late king's request.

By p.s. [4021.]

Nov. 3.
Woodstock.

To the sheriff of Lancaster. Order to cause proclamation to be made that all who wish to complain of oppressions, hardships, or other grievances suffered by them against right and the laws and usages of the realm shall come to Westminster at the next parliament, and shall there shew their complaints to the king or to those whom he shall cause to be deputed for this purpose, when the king will cause suitable and speedy remedy to be done wherewith they ought to be satisfied, as the king understands that divers oppressions and hardships have been inflicted upon many men of his realm by certain persons who have been his ministers in divers offices, and by certain magnates of his realm, both his councillors and others, during the time when his affairs were directed, by reason of his tender age, by certain men, to his damage and dishonour, which matters he will no longer suffer, and he has great desire that all things shall be put into due estate, and that wrongs and misprisions shall be redressed. Moreover, as heretofore certain of the knights who came to parliaments for the communities

1330.

Membrane 18d—cont.

of the counties have been men of alliances (*coveigne*) and maintainers of false suits, and have not suffered the good men to shew the grievances of the common people, or the matters that ought to have been redressed in parliament, to the great damage of the king and his people, the king orders and charges the sheriff to cause to be chosen by the common assent of his county two of the most loyal and sufficient knights or serjeants of the county, who shall not be suspected of evil alliance or as common maintainers of parties, to be at the said parliament, according to the form of the king's order that the sheriff has concerning this.

By K.

[*Fœdera.*]The like to all the sheriffs of England. [*Ibid.*]

To the sheriff of Suffolk. Whereas the king understands that the men of the town of Dunwich (*Donewici*) and the men of the town of Wolberdeswyk have inflicted damages upon each other by reason of the disputes between them, and that they with arms—*Incomplete.*

[*Cancelled.*]Nov. 8.
Marlborough.

John le Spenser of Blebury, son of Richard le Foughler, acknowledges that he owes to William Umfray of Blebury 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Enrolment of agreement made, on Sunday the feast of St. Martin, 4 Edward III. between Hugh de Hastynges and Margery his wife, sister and co-heiress of Richard Folyot, by the assent and will of lady Isabella de Hastynges, Hugh's mother, on the one part, and John de Cammoys and Margaret his wife, sister and the other heiress of the said Richard, by the assent and will of Sir Ralph de Cammoys, John's father, on the other part, that purparty of the inheritance that descended to them by Richard's death shall be made in this manner, to wit that Elsynge, with the advowson of the church of the same, the town of Wesenham, co. Norfolk, Norton, with the advowson of the chapel of the manor, and Fenwyk, co. York, Grymston, co. Nottingham, and all appurtenances of the said manors, and the advowsons of the churches of Smytheton and Bruselee shall be assigned to the purparty of Margery, and that Gressenhale, with the advowson of the church of that town, and Lexham, co. Norfolk, Cousby and Moselee, co. York, and all appurtenances of the said manors, and 60*s.* of yearly rent in Brantyngham, and 40*s.* of yearly rent in the said manor of Wesenham, and the advowsons of the church of Stanfeld, the chapel of Rougholm in Gressenhale, and of the abbey of Wentlynge shall be assigned to be purparty of the said Margaret, so that the fees of the inheritance that are not now divided and all other things that descend to them from Richard that are not comprised in those before named shall remain in common until they can conveniently make purparty thereof. Witnesses: Master Henry de Clif; Sir John de Stonore; Sir Richard de Wileby; Sir Ralph de Bockynge; Richard de Dupham; Edmund de Lexham; Edmund Dayte. Dated at London as above. *French.*

Nov. 13.
Clarendon.

Roger de Pykeryng' acknowledges that he owes to John de Pulteneye, citizen of London, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Walter de Nanton acknowledges that he owes to Gilbert son of Gilbert Pecche, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Nov. 7.
Abingdon.

To the sheriff of Northampton. Order to supersede the demand upon Edmund Peverel, kinsman and heir of Walter de Langeton, late bishop of Coventry and Lichfield, for 30*l.* 19*s.* 2*d.* for the price of divers goods and chattels received from Walter de Goddyng in the manor of Walton, and for 10*l.* received by the bishop when he was keeper of the wardrobe of

1330.

Membrane 18d—cont.

Edward I. from Adam le Rous of Donestaple, upon Edmund's finding security to answer to the king for these sums at the sheriff's next proffer unless he can shew that he ought to be discharged thereof, as he asserts that the bishop satisfied the late king for these sums, as may be found by the rolls and memoranda of the exchequer and by other evidences in Edmund's possession.

Nov. 14.
Clarendon.

William son of John Peyforer of Lyndestede acknowledges that he owes to William de la Hide of Southampton 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

John son of John le Causeys of Ovyng acknowledges that he owes to John Baillol 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Nov. 14.
Clarendon.

William de Hynton Martel, 'barber,' acknowledges that he owes to Thomas de Bagheworth 4*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Baldwin de Fryvill, knight, acknowledges that he owes to Master Henry de Clif, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

William le Tollere of Waynflet acknowledges that he owes to William de Bifeld, clerk, 24*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

William de Repynghale of Kirkeby puts in his place Robert de Kirkeby to prosecute the execution of a recognisance for 60*s.* made to him in the late king's chancery by Thomas Bisshop of Greiby.

MEMBRANE 17d.

Asselinus Simoneti of Luca puts in his place Byndus de Gyle of Florence to prosecute the execution of a recognisance for 800 marks made to him in chancery by brother Thomas Larchier, prior of the Hospital of St. John of Jerusalem in England.

Nov. 18.
Clarendon.

Alice, late the wife of Roger de Moeles, puts in her place William de Emeldon, clerk, and Thomas de Crauthorn to defend the execution of a recognisance for 1,000*l.* made to William de Cheyny by her in chancery.

The aforesaid Alice puts in her place the said William and Thomas to prosecute the execution of a recognisance for 200 marks made to her in chancery by William de Cheyny.

Rober Pinzoun of Burgh puts in his place John de Langeton and William de Burgh to defend the execution of a recognisance for 40*l.* made by him in chancery to Alan son of William Ingram of Burgh and to John his son.

Joan, late the wife of Richard Sifirwast, tenant in chief of the king, puts in her place John de Hereford to demand and receive her dower in chancery.

Nov. 26.
Westminster.

James Husee of Cammel acknowledges that he owes to Master Stephen Tryple, parson of the church of West Cammel, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Nov. 27.
Westminster.

John le Joevene of Humbrichesho acknowledges that he owes to Walter le Bever, citizen and fishmonger of London, 100 marks; to be levied, in default of payment, of his lands and chattels in cos. Kent, Bedford, and Hertford.

1330.

Membrane 17d—cont.

John Huse, lord of Flyntham, acknowledges that he owes to Richard de Codynge 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

Nov. 28. Bartholomew de Richo, merchant of Chieri, who is going to parts beyond
Westminster. sea for the exercise of his merchandise, puts in his place Amiotus Grimbaldi, merchant of Chieri, for two years in all pleas and actions for or against him in all courts, and to prosecute the execution of recognisances made to him, and to make acquittances therefor, and to cause the recognisances to be annulled.

Nov. 27. To the justices of the Bench. Order to receive the records and pro-
Westminster. cesses of all pleas begun and not pleaded through before the justices last in eyre in co. Bedford and adjourned before the justices of the Bench, and to cause to be done therein what ought to be done of right and according to the law and custom of the realm.

Nov. 28. To S. archbishop of Canterbury. Order to come to the king in the
Westminster. parliament on Thursday next and upon other days upon which parliament shall be held, as the king is informed that the archbishop has deferred coming to the parliament by reason of the presence of the archbishop of York. The king makes this order in consideration of the ordinance made by the late king in his parliament at York concerning the attendance of the two archbishops at parliaments, which the king wills shall be observed. If the archbishop do not come to the parliament, and the king's affairs be delayed through his absence, the king informs him that he will be unable to refrain from causing a suitable remedy to be provided by the counsel of his magnates.
By K. and the whole C.

Nov. 30. William de Lucy, knight, acknowledges that he owes to Robert de
Westminster. Staunton, knight, 80 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Reginald de Pavilly, knight, acknowledges that he owes to John de Mokkyng of London, fishmonger, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

Nicholas Spirling of Westhamme acknowledges that he owes to John de Oxonia of London, 'vineter,' 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Sarah, late the wife of John de Patemer, knight, acknowledges that she owes to Robert son of Bartholomew Houel 100*s.*; to be levied, in default of payment, of her lands and chattels in co. Hertford.

Cancelled on payment, acknowledged by Robert before Michael de Wath.

Thomas de Grobbyndane acknowledges that he owes to Henry de Cobeham 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Robert de Lenne acknowledges that he owes to Roger de Lenne 10*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Robert de Napton, knight, acknowledges that he owes to Roger le Hunte of Covyntre 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

1330.

Membrane 17d—cont.

Henry Trenchard puts in his place Thomas de Thorp and John Penston to prosecute the execution of a recognisance for 100*l.* made to him by Richard de Bourn in chancery.

Dec. 3. William de Balsham, prior of Farlegh, acknowledges that he owes to
Westminster. Nicholas Sperlyng of Weston 100 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

Dec. 2. Ralph de Boclond acknowledges that he owes to John de Harnham and
Westminster. John Fraunceys, executors of the will of Robert le Chaumberleyn, 19*l.* 19*s.* 7½*d.*; to be levied, in default of payment, of his lands and chattels in cos. Wilts and Bedford.

Robert de Wyyyll, bishop of Salisbury, acknowledges that he owes to Master Richard de Stretton, Master Thomas de Bocton, Master William de Lubbenham, Master Robert de Worth, Hugh de Knossyngton, and John de Wynterburn, executors of the will of Roger de Martivall, late bishop of Salisbury, 673*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Wilts.

The said bishop acknowledges that he owes to the dean and chapter of St Mary's, Salisbury, 62*l.* 2*s.* 6*d.*; to be levied, in default of payment, as above.

Walter de Hemelhamstede and Innocent Giffard acknowledge that they owe to Thomas de Weston 60*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Dec. 3. William de Nevill, parson of the church of Walesby, acknowledges that
Westminster. he owes to Henry de Sibthorp 5 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

Dec. 3. To the sheriff of Northampton. Whereas the king learns that John
Westminster. Mautravers, Thomas de Gurneye, John Wyard, and William de Exon[ia], late constable of Walyngford castle, John Deveroill, and William de Ocle, who are charged with divers offences in this realm, propose leaving the realm secretly, and divers evils may arise through their malice, the king orders the sheriff to cause all seaports and other places in his bailiwick where ships arrive, and where there is passage of ships, to be so kept that the said men may not pass out of the realm from his bailiwick, and to take them and to cause them to be brought to the king. By K. & C.
[*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

Dec. 3. To the mayor and bailiffs of the port of Faversham. Like order. [*Ibid.*]
Westminster.

The like to the mayors and bailiffs of the following ports:

Dover.	Hastyngh.
La Rye.	Wynchelse.
Romenhale.	La Hethe. [<i>Ibid.</i>]
Ipswich.	

MEMBRANE 16d.

Nov. 4. Nicholas de Metham, knight, acknowledges that he owes to the prior of
Woodstock. St. Oswald's, Nostell, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—Thomas de Baumburgh received the recognisance by writ.

William de Cheyny puts in his place William de Cherleton and John de Briggewater, clerk, to prosecute the execution of a recognisance for 1000*l.* made to him in chancery by Alice, late the wife of Roger de Moeles.

1330.

*Membrane 16d—cont.*Oct. 23.
Leicester.

To the treasurer and barons of the exchequer. Order to respite until the quinzaine of Easter next the demand upon Roger de Belegrove for the account due from him to the exchequer for the time when he had the custody of the lands that belonged to Stephen de Segrave, tenant in chief of the late king, by commission of the late king's exchequer, as he cannot attend to rendering the account by reason of certain of the king's affairs wherewith he is charged.

Nov. 27.
Westminster.

John le Taillour of Bedene acknowledges that he owes to John son of John Loveday 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

John son of Henry de Legh of Crukerne acknowledges that he owes to John de Middeldne 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Walter Paterlyng' puts in his place Robert de Kirkeby, clerk, to prosecute the execution of a recognisance for 20*l.* made to him in chancery by Thomas Jordan of London.

Oct. 13.
Leicester.

To Robert de Malberthorp, Robert de Thorp, and Robert de Scorburch. Order to proceed with the pleas in the eyre for common pleas in co. Derby notwithstanding the absence of William de Herle, whom the king appointed with them his justice to hold the said pleas, as the king has now ordered William to be present at the parliament summoned at Westminster on Monday after St. Katherine next, and he does not wish that the pleas aforesaid shall be retarded thereby.

Nov. 29.
Westminster.

John Darcy 'le cosyn' and William de Fynchesden acknowledge that they owe to Henry Darcy of London, 'draper,' 26*l.*; to be levied, in default of payment, of their lands and chattels in cos. Lincoln and York.

Cancelled on payment.

Brother Guy, prior of Castelacre, acknowledges, for himself and convent, that they owe to Henry Darcy of London, 'draper,' 52*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Norfolk.

Cancelled on payment.

Memorandum, that Henry, bishop of Lincoln, the chancellor, on Wednesday before St. Andrew, 28 November, delivered to the king his great seal in a bag sealed with the seals of Master Henry de Clif and Sir Henry de Edenestowe, clerks, in the king's chamber in his palace at Westminster, where the king's parliament was summoned, in the presence of Sir William de Monte Acuto, Sir William de Clynton, Sir Robert de Ufford, and others, and the king received the seal from the bishop and delivered it to John, bishop of Winchester, who received it from the king, after taking the oath to execute the office of chancellor faithfully, and caused it to be carried with him to his lodging in Suthwerk, and on the morrow caused ordinary writs (*de cursu*) to be sealed with it at Westminster at the marble stone. [*Fœdera.*]

Nov. 28.
Westminster.

To Robert de Ardern. Order not to intermeddle with the holding of common pleas and other pleas of the crown in co. Bedford, notwithstanding the king's late appointment of him as chief justice to make eyre with others to hold the said pleas, as the king wills that Robert shall not henceforth intend the holding of the said pleas.

By K. & C.

To John de Cantebrigge. Order to hold the said pleas, etc., with the others appointed with him without awaiting the presence of the said Robert, for the reason stated above.

By K. & C.

Dec. 5.
Westminster.

Herbert Pouger, clerk, and Hugh son of Hugh Pouger acknowledge that they owe to Richard de Wylughby, knight, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

1330.

Membrane 16d—cont.

John Vanne, parson of the church of Fontel, diocese of Salisbury, acknowledges that he owes to Hugh de Patrynton, parson of the church of Wydehay, diocese of Winchester, 46s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Dec. 7. Richard Dance acknowledges that he owes to William son of Wariny, knight, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Alice, late the wife of George atte Castell, acknowledges that she owes to Thomas de Pulteneye and William Erneys of Sowe 24l.; to be levied, in default of payment, of her lands and chattels in co. Leicester.

The prior of Motes Fountton acknowledges, for himself and convent, that he owes to Asselinus Simonetti of Luca and Bindus (*Binde*) Gele of Florence 30l.; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

Cancelled on payment.

Matilda de Ansty puts in her place Henry de Chaveryngworth of London, fishmonger (*piscatorem*), to prosecute the execution of a recognisance for 60s. made to her in chancery by Henry atte Hulle of Oxaye.

Henry de Valoignes, knight, acknowledges that he owes to Stephen Donet 7l. 8s.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Nicholas de Cotele acknowledges that he owes to Ed. de Malyns 20l.; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Roger de Lambeleye, parson of the church of Northyevele, acknowledges that he owes to Roger de Gildesburgh, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Dec. 8. Reginald de Pavely acknowledges that he owes to John de Sancto Westminister. Philberto 220 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Philip de la Beche, knight, acknowledges that he owes to John Mauduyt, knight, 26l.; to be levied, in default of payment, of his lands and chattels in cos. Wilts and Berks.

Thomas de Ketringham acknowledges that he owes to John de Sufford 20 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

John de Liboun, clerk, William de Seynak, clerk, and John de Brokas acknowledge that they owe to Thomas de Bradeston 120l.; to be levied, in default of payment, of their lands and chattels in cos. Southampton, Dorset, and Berks.

Brother Robert, abbot of Bruern (*Bruera*), acknowledges, for himself and convent, that he owes to John Pinceaquile, citizen of London, 100 marks; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Oxford.

Dec. 9. John de Spanneby, parson of the church of Suthikham, diocese of Lincoln, Westminister. acknowledges that he owes to William le Latymer, lord of Danby, 200 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

James son of Richard Grosset of Bourton near Buckingham acknowledges that he owes to John de Croumbwelle 50l.; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

1330.

Membrane 16d—cont.

Oliver de Ingeham acknowledges that he owes to Henry de Ferrariis 400 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

H. bishop of St. Davids, Master David Fraunceys, and Walter del Hull, executors of the will of David Martyn, late bishop of St. Davids, put in their place Thomas de Cotyngham and Walter Power, clerks, to prosecute the execution of a recognisance for 100*l.* made to the said David Martyn by Robert son of Oliver Punchardon.

John de Bello Campo of Somersete, the elder, acknowledges that he owes to Master Robert de Stratford, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

Henry de Burgherssb, bishop of Lincoln, acknowledges that he owes to Thomas Wake, lord of Lydel, 2,000*l.*; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Northampton.

Cancelled on payment.

Dec. 10. James son of Richard Grosset of Bourton near Buckingham acknowledges
Westminster. that he owes to Ralph de Seynlitz, parson of the church of Radeclive, 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Ralph de Camoys, knight, acknowledges that he owes to Nicholas de Wedergrave, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

*Cancelled on payment.**MEMBRANE 15d.*

Dec. 7. To the sheriff of Somerset and Dorset. Order to permit Roger Turtle of
Westminster. Bristol to take to Ireland from ports in the sheriff's bailiwick 500 quarters of corn of any sort, notwithstanding the king's late order to prohibit the taking of corn out of the realm without special licence, as the king, compassionating the estate of the people of Ireland, where there is great dearth of corn, has granted licence to Richard to take 1000 quarters of corn out of the realm to that land. The sheriff is to take security from Richard that the corn shall be taken to Ireland and nowhere else. The king has ordered the sheriff of Gloucester to permit Richard to take the remaining 500 quarters out of his bailiwick. By K.

1331.

Jan. 16. To the sheriff of Gloucester. Like order to permit John Fraunceys, the
Westminster. younger, and Nicholas de Odecoumbe to take 300 quarters of corn to Ireland, the king having granted them licence to take 400 quarters of corn thither. The king has ordered the sheriff of Somerset to permit them to take the remaining 100 quarters out of his bailiwick. By K.

1330.

Dec. 12. The prior of Bermundeseye acknowledges, for himself and convent, that
Westminster. he owes to John de Lenton, clerk, Thomas de Eyton, and Henry atte Wode, executors of the will of Geoffrey de Eyton, 120*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in cos. Essex and Sussex.

1330.

Membrane 15d—cont.

Richard son of Gilbert Talbot acknowledges that he owes to Richard de Berkyng, merchant of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Oxford, Hertford, and Essex.

Roger de Swynnerton acknowledges that he owes to Robert de Sape, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Robert de Swalclyve of London acknowledges that he owes to Roger Rykeman, merchant of Florence, 60*l.*; to be levied, in default of payment, of his lands and chattels in cos. London and Middlesex.

Richard de Berkyng', citizen and skinner of London, acknowledges that he owes to Peter de Faueior' 60*l.*; to be levied, in default of payment, of his lands and chattels in cos. Essex and London.

Dec. 15. William le Latymer, knight, acknowledges that he owes to Simon Rote
Westminster. of London, skinner (*peleter*), 74*l.*; to be levied, in default of payment, of his lands and chattels in cos. York and Surrey.

Cancelled on payment.

John de Pateshull acknowledges that he owes to John de Faucomberge 600*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

John de Faucomberge acknowledges that he owes to John de Pateshull 4,000*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John de Farendon, parson of the church of Adderdeleye, diocese of Coventry and Lichfield, acknowledges that he owes to Master Thomas de Garton 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Cancelled on payment.

Henry, bishop of Lincoln, acknowledges that he owes to Thomas Wake of Lidel 1000 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Vacated, because otherwise below.

Robert Berneys acknowledges that he owes to Walter de Rodeneye 61*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Henry de Burgherssh, bishop of Lincoln, and Bartholomew de Burgherssh acknowledge that they owe to Thomas Wake, lord of Lidel, 1,000 marks; to be levied, in default of payment, of their lands and chattels in cos. Lincoln and Kent.

Dec. 15. Geoffrey de Warblinton, knight, acknowledges that he owes to Henry,
Westminster. earl of Lancaster, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Roger de Elmerst acknowledges that he owes to John son of William de Insula 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Hugh de Northburgh and John Deveroys acknowledge that they owe to Roger de Swynnerton, the elder, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Southampton.

Cancelled on payment.

Dec. 14. Baldwin Polayn acknowledges that he owes to Walter de Sallyng
Westminster. 200 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

1330.

Membrane 15d—cont.

Walter de Sallyng' acknowledges that he owes to Baldwin Polayn 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

John Scrip, parson of the church of Lodenham, diocese of Canterbury, acknowledges that he owes to William de Thefford, chaplain, 5 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Kent.

Master John de Hampton, parson of the church of Candevre, diocese of Winchester, acknowledges that he owes to Master Henry de Clif 4 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Southampton.

Cancelled on payment.

Dec. 16. Peter de la Hoose, knight, acknowledges that he owes to John Mauduyt, Westminister. knight, 10*l.* 1*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Walter de Stratton acknowledges that he owes to Peter Colswayn 1,000*l.*; to be levied, in default of payment, of his lands and chattels in cos. Wilts and Northampton.

Nicholas de Hugate puts in his place Robert de Sprotle, clerk, to prosecute and defend his right in a prebend in the king's free chapel of Wolverhampton, by the king's collation.

Dec. 18. John de Godesfeld acknowledges that he owes to William de Fulham and Westminister. Stephen de Conductu 9*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

MEMBRANE 14d.

Dec. 7. To the treasurer and barons of the exchequer and to the chamberlains. Westminister. Whereas it is contained amongst certain liberties granted by Edward I. by his charter, which the king has confirmed, to the merchant vinteners of the duchy [of Aquitaine] that the king should not make any prise of their wines for any necessity against their will, and should not suffer such prises to be made, without payment being made to them immediately according to the price at which they might sell the wines to others, or without their receiving such other satisfaction as should content them, and the king now learns from the complaint of certain merchants of that land that Richard de la Pole, his butler, took some time since 208 tuns of their wine for the king's use, to wit at London 120 tuns, at Southampton 76 tuns, and in Bristol 12 tuns, the price whereof is 624*l.* 6*s.* 9½*d.*, as appears by the bills made to them by Richard, and the king afterwards ordered the treasurer, barons, and chamberlains by divers writs of privy seal to cause payment to be made to the said merchants, but they have not yet received any payment, wherefore they have besought the king to provide a remedy: the king therefore orders the treasurer, barons and chamberlains to receive and examine the bills that the said merchants have from Richard for the wines, and to cause the sums of money therein contained to be paid to the merchants.

Dec. 10. Simon Perepount, knight, acknowledges that he owes to John, bishop of Westminister. Ely, 2,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Cancelled on payment, acknowledged before Henry de Edenstowe.

Simon Perepount acknowledges that he owes to William de Calthorp, knight, 2,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

1330.

Membrane 14d—cont.

William de Calthorp, knight, acknowledges that he owes to Simon de Perepount, knight, 2,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Memorandum, that the process made upon this recognisance remains on the files of chancery amongst the king's writs of the 29th year of his reign.

William de Reppes, parson of the church of Dynyeton, puts in his place Ed. de Herlethorp of Bubwyth to prosecute the execution of a recognisance for 20*l.* made to him in chancery by Richard de Amundevill.

Hugh Sampson puts in his place David de Wollovre and John de Askham, clerks, to prosecute the execution of a recognisance for 100*l.* made to him in chancery by Richard de Sutton, and of another for 16*l.* made to him by Robert de Neuburgh, knight.

Dec. 12. Alexander de Cobeldyk acknowledges that he owes to Ranulph de Dacre
Westminster. 100 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

Ralph de Camays, knight, and Thomas his son acknowledge that they owe to Ralph de Upton, Richard de Berkyngge, and John de Somersham, citizens and drapers of London, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Sussex.

Cancelled on payment.

John de Ryngwod, parson of the church of Saltwod, puts in his place Henry de Ingelby, clerk, and Richard Elyot, barber, of London, to prosecute the execution of a recognisance for 80*l.* made to him in the late king's chancery by Robert Sely of London.

The said John puts in his place the aforesaid Henry and Richard to prosecute the execution of a recognisance for 15*l.* 12*s.* 0*d.*, made to him by Richard de Notynggham, 'cordewaner,' of London in the late king's chancery.

Richard Clappe, parson of the church of Westdene, puts in his place Thomas de Clif and Henry de Ingelby, clerks, to prosecute the execution of a recognisance for 100 marks made to him in the late king's chancery by Edmund de Kendale, and of another recognisance for 100 marks made to him in the late king's chancery by Nicholas de la Beche.

Dec. 10. To Henry le Scrop and his fellows, justices appointed to hear pleas before
Westminster. the king. Order to supersede entirely the holding of the plea wherein J. bishop of Winchester is impleaded before them at the king's suit for eloigning himself without the king's licence and against his inhibition in the parliament lately held at New Sarum, as the king wills that the bishop shall not be molested for this reason.

Dec. 16. Dionisia, late the wife of William de Saunby of Est Marcham, acknow-
Westminster. ledges that she owes to Peter le Foon of Little Marcham 36*l.*

Thomas, abbot of Bordesleye, acknowledges that he owes to Nicholas Sperlyng of West Hamme 48*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Cancelled on payment.

John son of Geoffrey de Heneye acknowledges that he owes to John de Hothum, bishop of Ely, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Roger de Berners acknowledges that he owes to John de Stonore, knight, 55 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

1330.

*Membrane 14d—cont.*Oct. 7.
Nottingham.

Henry de Atherton, William Pree, Richard Engelwode, John de Turtcn, Alexander 'the Nayler,' and Robert son of Hiche acknowledge that they owe to Master John de Blebury 14 marks; to be levied, in default of payment, of their lands and chattels in co. Lancaster.—Henry de Haydok, clerk, received the acknowledgment by writ.

Cancelled on payment.

Richard de Pynynton, Adam de Pynynton, and Richard de Bradeshagh of Pynynton acknowledge that they owe to Master John de Blebury 7 marks 6s. 8d.; to be levied, in default of payment, of their lands and chattels in co. Lancaster.—Henry de Haydok received the acknowledgment as above.

Cancelled on payment.

Hugh de Tildesle, John de Mosse, Henry Valentyn, William de Astle, and Thomas son of Thurstan acknowledge that they owe to the said Master John 9 marks; to be levied, in default of payment, of their lands and chattels in co. Lancaster.—The said Henry received the acknowledgment as above.

Cancelled on payment.

Henry de Shakerle, Adam de Tildesle, and Hugh de Tildesle acknowledge that they owe to the aforesaid Master John 8 marks; to be levied, in default of payment, of their lands and chattels in co. Lancaster.—The said Henry received the acknowledgment as above.

Cancelled on payment.

Henry del Hirst acknowledges that he owes to the said Master John 10s.; to be levied, in default of payment, of his lands and chattels in co. Lancaster.—The said Henry received the acknowledgment as above.

Cancelled on payment.

William de Waverton acknowledges that he owes to Master John de Blebury 16s.; to be levied, in default of payment, of his lands and chattels in co. Lancaster.—The said Henry received the acknowledgment.

*Cancelled on payment.*Dec. 19.
Westminster.

Henry, bishop of Lincoln, and Bartholomew de Burgherssh, knight, acknowledge that they owe to Dinus Forsetti, Peter Reyneri, and their fellows, merchants of the society of the Bardi of Florence, 1,000*l.*; to be levied, in default of payment, of their lands and chattels in cos. Lincoln and Kent.

Dec. 20.
Westminster.

Oliver de Ingham, knight, acknowledges that he owes to Thomas Wak, lord of Lidel, 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

John son of Geoffrey de Henoye acknowledges that he owes to John, bishop of Ely, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

David de Strabolgi, earl of Athole, acknowledges that he owes to John de Weston of London, 'draper,' 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Roger de Berners acknowledges that he owes to Thomas de Burgh, clerk, 13*l.* 6s. 8d.; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment, acknowledged by Thomas de Evesham, Thomas's attorney.

1330.

Membrane 14d—cont.

Percival Simeon acknowledges that he owes to William Munden 40 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Thomas de Burgh, clerk, puts in his place Thomas de Evesham, clerk, to prosecute the execution of the preceding recognisance made to him by Roger de Berners.

MEMBRANE 13d.

Dec. 20. Robert de Hambury, parson of the church of Stok, diocese of Worcester,
Westminster. Richard Wyget and Richard Eleyne acknowledge that they owe to John de Wodehous, clerk, 40s.; to be levied, in default of payment, of their lands and chattels in co. Worcester.

Cancelled on payment.

William de Samyhaco, parson of the church of Wynterbourn St. Martin, diocese of Salishbury, and Doatus Amaneui acknowledge that they owe to John de Wodehous, clerk, 67s.; to be levied, in default of payment, of their lands and chattels in co. Wilts.

Dec. 13. Roger de Sancto Albano, who long served the late king, is sent to the
Westminster. prior and convent of Donstaple to receive such maintenance in their house for life as Roger de Oxenhale, deceased, had therein by the late king's request.
By p.s. [4101.]

Dec. 25. Master Robert Spigurnel, parson of the church of Keston, and John de
Guildford. Ebor[aco] acknowledge that they owe to Henry Darcy and Robert de Cantebrigg 46*l.*; to be levied, in default of payment, of their lands and chattels in co. Cambridge.

John de Grey of Rotherfeld, knight, acknowledges that he owes to John de Pulteneye, citizen of London, 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

*Cancelled on payment.**MEMBRANE 12d.*

Dec. 14. To the sheriffs of London. Order to cause proclamation to be made that
Westminster. the king has, by the assent of the prelates, earls, barons and other magnates in the present parliament at Westminster, pardoned to all magnates and others of the realm who came with armed force to Winchester and afterwards to Bedeford to attempt some things to the prejudice of the king's royal estate certain recognisances made by them in chancery by the ordinance of certain of the king's councillors of that time, and that he has quit-claimed them of the same. The sheriffs are ordered to release any who may have been arrested by reason of the expedition (*equitacionis*) aforesaid, and to release any of their goods that may have been arrested for this reason.
[*Fædera.*]

By K.

Dec. 26. William Mainant acknowledges that he owes to Master John de Strat-
Guildford. ford 26*s* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Enrolment of release by Adam le Coyners to John son of Robert Pollard of his right in the manor of Westthorp and in the advowson of the church of that manor. Dated at Westthorp, on Thursday after the Nativity of St. Mary, 4 Edward III.

1330.

Membrane 12d—cont.

Memorandum, that Adam came into chancery at London, on 26 December, and acknowledged the aforesaid deed.

Enrolment of deed of John son of Robert Pollard of Wetherdon, acknowledging receipt from Adam de Coingners of 30*l.*, which were adjudged to John by recognition of a jury of an assize of mort d'ancestor that he lately prosecuted against Adam concerning the manor of Westthorp, co. Suffolk, which manor he recovered thereby, and releasing to Adam all actions, etc. that he might have concerning the said manor. Dated at London, on Monday the eve of Christmas, 4 Edward III.

Memorandum, that John came into chancery at London, on 26 December, and acknowledged the aforesaid deed.

Dec. 20. To David, king of Scotland. Request that he will cause restitution to be
Westminster. made to Thomas Wak, lord of Ledel, and Henry de Bello Monte, earl of Boghan, of their lordships, lands and possessions, and the issues thereof in the meantime, as it was agreed in the treaty of peace between Robert, late king of Scotland, and the king's envoys, and it was promised by Robert, that Thomas Wak, Henry de Bello Monte, and Henry de Percy should have restitution of their lands, etc., which had been taken into Robert's hands by reason of the wars between England and Scotland, as appears by Robert's letters patent, and Thomas and Henry de Bello Monte have not had restitution, although Henry de Percy has had restitution. [*Fœdera.*]

Dec. 28. William de Bredon acknowledges that he owes to Walter Comyn 40*l.*; to
Guildford. be levied, in default of payment, of his lands and chattels in co. Leicester.

Dec. 30. Robert Bothel, parson of the church of Wodeton, diocese of Canterbury,
Guildford. acknowledges that he owes to Simon de Turnham, citizen and fishmonger of London, 40*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Sussex.

Dec. 20. To the sheriff of Oxford. Order to cause a regard to be made in the
Westminster. forest of Shottore and Stowode before the coming of the justices of the Forest, so that the regard be made before Whitsuntide next.

[*Capitula.*]

Dec. 15. To the treasurer and barons of the exchequer. Roger Chauntecler,
Westminster. citizen of London, has shewn the king, by petition before him and his council in parliament, that when John de Grantham was mayor and Henry Coumartyn and Simon Fraunceys were sheriffs of the city the citizens lent 1000*l.* to the king for the expedition of certain of his affairs, and Roger paid to the said mayor and sheriffs 40*l.* for his share of the aforesaid sum, and although the king has restored the 1000*l.* to John, Henry and Simon and to other citizens, the said John, Henry and Simon have not satisfied Roger for the said 40*l.*, wherefore he has besought the king to provide a remedy: the king therefore orders the treasurer and barons to hear Roger's complaint and to call before them John, Henry, and Simon, and if they ascertain that the king satisfied them and the other citizens for the aforesaid 1000*l.*, and that Roger has not been satisfied for the said 40*l.*, they are to cause him to have speedy justice concerning restitution and satisfaction for that sum, so that renewed complaint may not come to the king whereby it would behove him to apply a heavier hand.
By pet. of C.

Henry Beufleur puts in his place John de Benyio to prosecute the execution of a recognisance for 40*l.* made to him by John de Cromwell, knight.

1331.

Jan. 6.
Guildford.

Adam son of Richard atte Welle of Lanum, chaplain, acknowledges that he owes to Benedict de Normanton 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

1330.

MEMBRANE 9d.

Dec. 13. Henry, bishop of Lincoln, Bartholomew de Burgherssh, knight, and John Westminister. de Goldyngton, knight, acknowledge that they owe to Henry de Bello Monte 2,000*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Cancelled on payment.

Enrolment of agreement made between Henry, bishop of Lincoln, Sir Bartholomew de Burghersh, and John de Goldyngton, on the one part, and Sir Henry de Beaumont, on the other, whereby the latter grants that the preceding recognisance shall be cancelled upon payment of 800*l.* Dated at Westminister, 14 December, 4 Edward III. *French.*

Memorandum, that Henry de Bello Monte came into chancery at Westminister, on 19 December, and acknowledged the preceding deed.

Dec. 15. To the mayor and sheriffs of London. Order to permit the friends of Westminister. Hugh le Despenser, the younger, to collect his bones in the city and to carry them whither they may wish for burial, as the king, at the request of the prelates, earls, barons, and other magnates of the realm in the present parliament, has granted that Hugh's friends may collect his bones and may commit them to ecclesiastical sepulture wherever they may wish.
[*Fœdera.*] By p.s. [4114.]

The like to the following:

The mayor and bailiffs of York.

The mayor and bailiffs of Bristol.

The mayor and bailiffs of Carlisle.

The bailiffs of Dover. [*Ibid.*]

Dec. 15. To the sheriff of Wilts. Order to cause twenty-four knights and others Westminister. of his bailiwick to come before the king and his council in the octaves of St. Hilary next to inform the king concerning certain things touching him and his honour that shall be then enjoined upon them by him and his council.
By K. & C.

The like to the sheriffs of the following counties:

Gloucester.

Somerset and Dorset.

Berks.

Dec. 20. Laurence de Braundeston of Leicester acknowledges that he owes to Westminister. Master Robert de Leycestria, parson of the church of Sibbesdon, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Robert de Wyvill, bishop of Salisbury, Walter de Wyvill, parson of Kyngesclere church, diocese of Winchester, John de Hardushull, parson of the church of Putenham, and John de Wadenho, parson of the church of St. Ellen's, Thedelthorp, diocese of Lincoln, acknowledge that they owe to Byndus Gyly, merchant of Florence, and Asselinus Simonetti, merchant of Lucca, 480*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in cos. Wilts and Lincoln.

The aforesaid Robert, Walter, John and John acknowledge that they owe to John de Oxonia of London, 'vineter,' and Richard de Rothingge, citizen and vintener of London, 725*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Wilts.

Cancelled on payment.

Dec. 22. Thomas Sauvage of Midstede acknowledge that he owes to John de Westminister. Pulteneye, citizen of London, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.—Thomas de Evesham received the acknowledgment.

Cancelled on payment.

1330.

Membrane 9d—cont.

Stephen de Assheworth, knight, acknowledges that he owes to John de Claveryng, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

1331.

Jan. 2.
Guildford.

John Aynel acknowledges that he owes to Simon de Swanlund, citizen of London, 500 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

The aforesaid Simon acknowledges that he owes to the said John 500 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.**MEMBRANE 8d.*

Jan. 19. John de Wynton, parson of the church of Estgrenestede, diocese of Westminister. Chichester, acknowledges that he owes to John atte Lowe of London, goldsmith, 32*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Sussex.

Memorandum, that Robert de Stanford, clerk, and Richard de Peplesham came into chancery at London, on 16 December, and confessed that John de Assheburton had satisfied them for 500*l.* which he acknowledged in chancery that he owed to them.

Jan. 10. John de Bournedissh and Sabina his wife came before the king, on Westminister. Thursday after the Epiphany, and sought to replevy their land in Little Thorrok, which was taken into the king's hands for their default before the justices of the Bench against Margery, late the wife of Simon Sewall. This is signified to the justices.

Jan. 9. Richard de Wodeton of Acton acknowledges that he owes to Nicholas Westminister. Crane, citizen of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

1330.

Dec. 14.
Westminister.

To Robert de Wodehous, archdeacon of Richmond. Inhibition of his attempting anything to the prejudice of the king's right or the weakening of the collation to the office of treasurer of St. Peter's church, York, mentioned below, without consulting the king, and to revoke anything that may have been thus attempted by him or by others at his procuration, as Edward I. conferred the said office, which was then void and pertained to his gift by reason of the voidance of the archbishopric of York, upon his clerk Walter de Bedewynde, and Walter was admitted thereto by the ordinary of the place, and held it for a long time in peace, and afterwards Master William de la Mare, then parson of the church of Feriby, diocese of York, obtained that office by exchange for the said church by the authority of the diocesan of the place, and held it for a long time, and still holds it, and the king is now informed that certain persons, scheming to weaken the said collation and what followed afterwards, have procured the conferring of the office upon P. cardinal priest of St. Stephen in Celio Monte by apostolic authority, and that the archdeacon has commenced divers processes to induct the cardinal into corporal possession thereof.

The like to the following:

The archbishop of Canterbury.

The bishop of Lincoln.

Manserus Marmyon.

The bishop of Worcester.

1330.

Membrane 8d—cont.

The bishop of Salisbury.
 The prior of Lewes.
 The prior of Lenton.
 The dean of the church of Aukeland.
 Master Richard de Bynteworth.
 The archdeacon of Lincoln.
 Master Itherius de Concoreto.
 Master Guy de Calina.

1331.

Jan. 13. Thomas, earl of Norfolk, marshal of England, acknowledges that he owes
 Westminster. to John de Sancto Philiberto, knight, 400*l.*; to be levied, in default of pay-
 ment, of his lands and chattels in cos. Norfolk, Suffolk and Essex.

1330.

MEMBRANE 7d.

Dec. 28. William de Upton, in consideration of his service to the king and to his
 Guildford. father, is sent to the abbot and convent of Stanleze to receive such main-
 tenance for life from their house as Richard de Brikehull, deceased, had
 therein by the late king's request. By p.s. [4156.]

1331.

Jan. 12. William la Zousche of Mortimer, knight, acknowledges that he owes to
 Westminster. John de Hothum, bishop of Ely, 100 marks; to be levied, in default of
 payment, of his lands and chattels in co. Cambridge.

Jan. 13. Robert son of Gervase Alard of Wynchelse acknowledges that he owes to
 Westminster. Thomas son of William de Hastynges, knight, 10*l.*; to be levied, in default
 of payment, of his lands and chattels in co. Sussex.

1330.

Dec. 9. To the sheriff of Norfolk. Writ for payment to Robert de Walkefare
 Westminster. and Robert de Nowers, knights of that shire, of 8*l.* 8*s.* 0*d.* for their expenses
 in coming to the parliament at Westminster on Monday after St. Katherine
 last, staying there, and returning, to wit for twenty-one days, each of them
 taking 4*s.* a day. By K. & C.

The like for various sums to the sheriffs of other counties for the knights
 of their respective counties [*as in 'Return of Members of Parliament,'* i. 91,
omitting Berks, Cambridge, Cornwall, Devon, Gloucester, Hereford, Kent,
 Norfolk, Northumberland, Southampton, Suffolk, Surrey, and Worcester].

To the bailiffs of Bishop's Lynn. Writ for payment to Thomas de
 Melcheburn and Thomas de Massyngham, burgesses of that town, of
 4*l.* 4*s.* 0*d.* for their wages for attending the aforesaid parliament, to wit for
 twenty-one days, each of them taking 2*s.* a day. By K. & C.

The like for various sums in favour of the citizens and burgesses of other
 cities and boroughs [*as in 'Return,' omitting* Reading, Wallingford, and
 Windsor, co. Berks; Cambridge; Bodmin and Launceston, co. Cornwall;
 Derby; the Devonshire boroughs; Colchester; Bristol and Gloucester;
 Hereford and Leominster; St. Albans, co. Hertford; Huntingdon;
 Rochester; Lancaster and Preston; London; the Norfolk boroughs;
 Newcastle-on-Tyne; Nottingham; Oxford; Bridgnorth and Shrewsbury;
 Bath and Bridgwater; Southampton; Stafford; Dunwich and Ipswich;
 the Surrey boroughs; the Sussex boroughs; the Wilts boroughs; Worces-
 ter; Scarborough and York; and the Cinque Ports].

1331.

Membrane 7d—cont.

Jan. 8. Thomas, earl of Norfolk and marshal of England, acknowledges that
Westminster. he owes to John de Sancto Philiberto 100*l.*; to be levied, in default of pay-
ment, of his lands and chattels in co. Norfolk.

MEMBRANE 5d.

Jan. 20. Nicholas de Wybsnade acknowledges that he owes to Ralph del Strate of
Westminster. Wendore 6*l.*; to be levied, in default of payment, of his lands and chattels
in co. Bedford.

The said Nicholas acknowledges that he owes to Ralph 12*l.*

Walter de Pynho acknowledges that he owes to Master Henry de
Clif 6*l.*; to be levied, in default of payment, of his lands and chattels in
co. Nottingham.

Jan. 21. John Kyriel of Horsepol acknowledges that he owes to Robert de Neuwerk,
Westminster. clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in
co. Nottingham.

Margaret, late the wife of John de Clothale of Royston (*de Cruce Roesea*),
acknowledges that she owes to Richard le Mareschal of Royston 40*l.*; to be
levied, in default of payment, of her lands and chattels in co. Hertford.

Jan. 18. John de Mulsho came before the king, on Friday after St. Hilary, and
Westminster. sought to replevy to Ed[mund] de Kaynes and Joan his wife their land in
Seukworth, which was taken into the king's hands by reason of their
default before the justices of the Bench against Katherine, late the wife of
Walter le Povre. This is signified to the justices.

Jan. 21. William Galun of Graveshend acknowledges that he owes to Master
Westminster. Stephen de Graveshend, bishop of London, 33*l.* 6*s.* 8*d.*; to be levied, in
default of payment, of his lands and chattels in co. Kent.

John de Charleton, citizen and merchant of London, acknowledges that
he owes to Adam de Brom, clerk, 20 marks; to be levied, in default of
payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

John Sturmy, knight, acknowledges that he owes to Hugh de Sancto
Johanne of Basyng' 80 marks; to be levied, in default of payment, of his
lands and chattels in co. Norfolk.

Cancelled on payment.

Eustace son of Peter de la Rokele acknowledges that he owes to Peter
son of Eustace de la Rokele 100*l.*; to be levied, in default of payment, of
his lands and chattels in co. Oxford.

Jan. 22. *Memorandum*, that Thomas Wake of Lidel, William la Zousche of
Westminster. Assheby, Ebulo Lestrangle, John de Cherleton, Richard Talebot, Bartho-
lomew de Burgherssh, John de Wysham, John Darcy, and John de Crumbe-
well, knights, mainperned for Geoffrey de Mortuo Mari, that he shall
behave himself well in the king's realm without making assemblies or
unlawful conventicles, and that they will have his body before the king
within two months of being summoned.

Enrolment of general release by Joan Trewyk of St. Albans to Sir
Andrew de Tothale, rector of the church of Kyngham, diocese of Lincoln.
Witnesses: Robert de Asshele, Thomas de Lincoln, Geoffrey de Brokole,
John Anteyne, Edmund de Cantebr[igge], John Gernoun, John Pokerich.
Dated at London, in St. Paul's church, on Monday after SS. Fabian
and Sebastian, 4 Edward III.

Memorandum, that Joan came into chancery at Westminster, in the
aforesaid year, and acknowledged the aforesaid deed.

1331.

Membrane 5d—cont.

Jan. 21. John Pirie is sent to the abbot and convent of Rameseye to receive such
Westminster. maintenance in their house for life as Hervettus de Forges, deceased, had therein by the late king's request. By p.s.

Jan. 19. William la Zousch de Mortymer and Eleanor his wife acknowledge that
Westminster. they owe to the king 10,000*l.*; to be levied, in default of payment, of their lands and chattels in co. Gloucester.

Memorandum, that William and Eleanor made the recognisance aforesaid in order to have again the land of Glaumorgan and Morgannou in Wales, the manor of Hanle, co. Worcester, and the manor of Teukesbury, co. Gloucester, which land and manors they lately rendered to the king by fine levied before the justices of the Bench. And as they are of the inheritance of Eleanor, the king grants that execution of this recognisance shall be made under this form, to wit during the life of William and Eleanor and the existence of the marriage celebrated between them execution shall be made of all their lands, goods and chattels, both of other lands and of the said land and manors now rendered to them; and if Eleanor die before William, or if divorce be made between them, execution shall be made only of the lands, goods and chattels of Eleanor, and that William and his lands shall be acquitted thereof; and if William die before Eleanor, execution shall be made only of her lands, goods and chattels, and William's heirs and executors shall be acquitted. Witness the king at Westminster, 19 January, in the fourth year of his reign.

Memorandum, that the king, on 22 January, at the request of the prelates, earls, barons, and other magnates in the parliament assembled at Westminster on Monday after St. Katherine, pardoned and remitted to William and Eleanor 5,000*l.* of the aforesaid 10,000*l.*

MEMBRANE 4d.

Jan. 14. William de la Twyer of Holderneshe, knight, puts in his place Robert de
Westminster. Sprotele, clerk, to prosecute the execution of a recognisance for 20*l.* made to him by John de Bilton, knight.

Jan. 14. Bartholomew de Burgherssh, knight, acknowledges that he owes to
Westminster. Thomas Rocelyn, knight, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Jan. 14. Henry de Grey, son and heir of John de Grey, acknowledges that he
Westminster. owes to William le Hunte and William de Lodelowe 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

The said Henry acknowledges that he owes to Ralph de Cortehale 10*l.*; to be levied as above.

Baldwin de Fryvile, knight, acknowledges that he owes to William de Birmyngham, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Cancelled on payment.

The same Baldwin acknowledges that he owes to the said William 300*l.*; to be levied, in default of payment, of his lands in chattels in co. Worcester.

The same Baldwin acknowledges that he owes to Peter de Grandissono, son of William de Grandissono, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Peter de Grauntson, knight, acknowledges that he owes to William de Birmyngeham, knight, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Jan. 16. Robert Wylekyn of Horstede Keynes acknowledges that he owes to Adam
Westminster. de Stratton, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

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Membrane 4d—cont.

Richard de Walesbergh of Horstede Kaynes acknowledges that he owes to Adam de Strattone, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Simon de Hildele of Horstede Kaynes acknowledges that he owes to Adam de Strattone, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

John de Grey, lord of Retherfeld, acknowledges that he owes to John de Pulteneye, citizen of London, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

Brother William Aposticarii, prior of Myntingges, acknowledges that he owes to Master Walter de Stanrenn', prebendary of the prebend of Stowe, in the church of St. Mary, Lincoln, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Enrolment of release by William de Guston, son and heir of Eleanor, daughter of John de Stoutynge, to Sir Bartholomew de Burgerssh, knight, of his right in a messuage, 31½ acres of land, 60 acres of pasture, and 14½ acres of wood in Stoutynge, which Sarah, late the wife of John de Stoutynge, held for her life, together with all other lands that Bartholomew holds in Stoutynge of William's inheritance. Dated at London, on Saturday after St. Hilary, 4 Edward III.

Memorandum, that William came into chancery at Westminster, on the said day, and acknowledged the preceding deed.

Jan. 23.
Westminster.

John de Grey of Retherfeld acknowledges that he owes to Queen Philippa 98*l.* 18*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Berks.

Cancelled on payment, acknowledged by John de Neubury, the queen's attorney.

William de Harewedon, parson of the church of Crundale, acknowledges that he owes to John, bishop of Winchester, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Walter de Weston, clerk, acknowledges that he owes to John de Feriby, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Benedict de Folsham, citizen of London, acknowledges that he owes to John de Sancto Philiberto, knight, 60*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Andrew de Totenhale, parson of the church of Kyngham, acknowledges that he owes to Joan de Trewyk 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Cancelled on payment.

Reginald le Forester acknowledges that he owes to William Trussell, the elder, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment.

John de Say of Mertok acknowledges that he owes to William Trussell 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Adam de Haghham acknowledges that he owes to the said William 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

1331.

Membrane 4d—cont.

Walter de Greynvill of Stanburn acknowledges that he owes to Henry Darcy of London, 'draper,' 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

— Walter Flemyng, parson of the church of Appelton in Rydale, puts in his place John de Anglaghby to defend the execution of a recognisance for 200*l.* made by him in chancery to William de Fristone of York.

Jan. 24. Thomas de Sancto Hillario of Horpol acknowledges that he owes to Westminster. Henry le Vyneter of Crek 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John de Bures acknowledges that he owes to John de Hampton 40 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment.

Ralph atte Hull of Westhurrok acknowledges that he owes to John de Norton, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Adam atte Newehous of Wisebech acknowledges that he owes to John de Hothum, bishop of Ely, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Richard de Walden acknowledges that he owes to Peter son of Eustace of La Rokele 63*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Walter de Combe acknowledges that he owes to William Trussel, the elder, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

John de Hawe acknowledges that he owes to the said William 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Elias de Parker acknowledges that he owes to the said William 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

John Aleyn acknowledges that he owes to the said William 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

William de Ayremynne, bishop of Norwich, executor of the will of Bartholomew de Badelesmere, puts in his place Thomas de Evesham, clerk, to prosecute the affairs touching the execution of the said will.

Jan. 24. William de Neuport acknowledges that he owes to William Trussel, the Westminster. elder, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

George Barbedor acknowledges that he owes to Thomas Cok of London, merchant, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Thomas Scot of Bannebury, Benedict de Saunford, Simon Standelf, and John Randolf acknowledge that they owe to John de Oxonia 8*l.*; to be levied, in default of payment, of their lands and chattels in co. Oxford.

Edward de Sancto Johanne and Robert de Elnestede acknowledge that they owe to Emma de Monte Alto and Roger de Gildesberg, executors of the will of Robert de Monte Alto, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Sussex.

Cancelled on payment.

1331.

Membrane 4d—cont.

Robert de Cliderhou, clerk, puts in his place William de Bartail to prosecute the execution of a recognisance for 20 marks made to him in chancery by William son of William le Botiller and Sibyl, late the wife of William le Botiller.—John Travers received the acknowledgment.

MEMBRANE 3d.

Jan. 11. To the treasurer and barons of the exchequer, and to the chamberlains.
Westminster. Gilbert de la Broiere and John de Langeton, executors of the will of Walter de Langeton, late bishop of Coventry and Lichfield, have shewn the king, by petition before him and his council, that the late king caused the said bishop to be taken and imprisoned without cause and without being charged (*allocuto*), convicted, or adjudged in any way, and caused his goods and chattels to the value of 20,000*l.* and more and his lands to be taken into his hands, and caused divers sums of money due to the bishop by recognisances and by letters of obligation to be levied for his use, and assigned certain sums of money due to the bishop to divers merchants for his own debts, making letters patent of indemnity thereof to the bishop's debtors and acquitting the debtors in the exchequer, to the peril of his soul and contrary to law and custom, and the executors have besought the king to cause account to be made with them, in recompense for all the goods and chattels thus taken, and for the long detention of the bishop's goods and chattels in the said king's hands, of the debts and other sums of money belonging to the said bishop thus levied for the said king's use or assigned by him, and to order satisfaction therefor to be made to them, in order that they may make execution of the bishop's will, since the bishop was convicted of nothing whereby he ought to have forfeited ought to the said king: the king therefore orders the treasurer and barons and chamberlains to cause account to be made with the executors as above, and when that has been done, to certify the king in chancery under the exchequer seal of what they find to have been thus levied or assigned. By pet. of C.

——— Ralph del Strate of Wendore puts in his place Thomas de Wendore to prosecute the execution of a recognisance for 40*l.* made to him in the late king's chancery by William Syred of Bekenesfeld.

Jan. 18. John Bret, knight, acknowledges that he owes to William, bishop of
Westminster. Norwich, 130 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Jan. 24. To Benedict de Fulsham. Order not to leave the city of London before
Westminster. he have accounted with William la Zousche of Assheby for the treasures and jewels eloigned from the Tower of London by Eleanor, late the wife of Hugh le Despenser, now the wife of the said William, so that there may be done in this matter what ought to be done of right, as William has promised to satisfy the king for the jewels and other things thus eloigned by Eleanor, and he has given the king to understand that a great part of the treasure and jewels came to Benedict's hands, and he has besought the king to aid him about the recovery of that part, so that he may be able to satisfy the king as he ought to do. By K.

Memorandum, that the mayor and certain other citizens of London afterwards came into chancery at Westminster, and asserted that the preceding writ had issued contrary to common law and the liberty of the said city; wherefore the writ was restored, and Benedict was told that he might go whither he wished, notwithstanding the said order.

1331.

Membrane 3d—cont.

Master James de Ispannia, prebendary in the king's free chapel of Hastynges, puts in his place John de Bampton and Walter Sporoun to defend the execution of a plea in chancery between Nicholas de Hugate and him concerning the said prebend.

MEMBRANE 2d.

- Jan. 20. Westminster. To the treasurer and barons of the exchequer of Dublin. Simon son of Richard and Elizabeth his wife, John de Bernyngham and Joan his wife, Margery sister of the said Elizabeth and Joan, John le Blound, William Cadel, William de More, William Burnel, and Adam Stanton have shewn the king, by petition before him and his council in parliament, that Thomas fitz Owereye, father of the said Elizabeth, Joan and Margaret, who are his heirs, and the said John le Blound, William, William, William, and Adam, became sureties to Edward I. for William de Vesey for 95*l.* for his relief for the lands that he held in chief of the said king in Ireland, and that although William de Vesey afterwards rendered to the said king all the said lands wherefore the relief was due, and the said king was seised thereof for some time, and afterwards granted them to the late Thomas, earl of Kildare, whereby the said lands were wholly discharged of the aforesaid 95*l.* for the relief, nevertheless the said treasurer and barons exact that sum from the petitioners by summons of the exchequer, wherefore they have besought the king to provide a remedy: the king therefore orders the treasurer and barons to search the rolls and memoranda of the exchequer aforesaid, and take information concerning the time during which William de Vesey held the said lands in his hands after he had done homage for them, and at what time he rendered them to Edward I., and for what time the said king was seised thereof, and to certify the king of what is still due to him of the relief aforesaid and of what they shall find by such information concerning the premises, so that the king may cause to be done what shall seem right in the premises, superseding in the meantime the demand upon the petitioners for the said 95*l.*
By pet. of C.
- Jan. 18. Westminster. To the treasurer and barons of the exchequer. Order to cause John de Bourne, late sheriff of Kent, to have respite until the quinzaine of Easter next for rendering his account at the exchequer for the time when he was sheriff, as the king has granted him this respite because he cannot render his account at the exchequer in the octaves of the Purification next as he is intending certain of the king's affairs wherewith he is charged by the king.
By K.
- Jan. 24. Westminster. To Ralph de Camois. Order to be in chancery in the quinzaine of the Purification next to inform the king's council there concerning certain things that shall be said to him on the king's behalf.
By K. & C.
- To the constable of Wyndesore castle. Order to cause John Acreman, who is imprisoned in that castle by the king's order, to be taken at his own expense to Norwich, there to be delivered to the bailiffs of the town, whom the king has ordered to receive and keep him safely, so that they may answer to the king for his body at his order.
By pet. of C.
- Mandate in pursuance to the bailiffs.
By pet. of C.
- Jan. 12. Westminster. To the abbot and convent of Westminster. Request that they will admit into their house Richard de Luda, king's clerk, whom the king is sending to them in consideration of his good service to Edward I. and Edward II. and to him at the exchequer and elsewhere, and who is still

1331.

Membrane 2d—cont.

serving the king there, and that they will grant to him for life suitable maintenance in food, drink, clothing, and shoeleather for himself and a yeoman serving him, with a suitable chamber within the abbey enclosure, candles, fuel, and other necessities fitting for the maintenance of a royal clerk, making letters patent under their common seal specifying these things, writing back to the king by their letters and by the bearer of the presents what they shall cause to be done in this matter. By K. and by pet. of C.

Enrolment of deed of Peter de Grandisono and Oto his brother, witnessing that whereas king Edward I. granted by his charter to Oto de Grandisono, their uncle (*avunculo*), now deceased, the islands of Gerneseye and Gereseye with the adjoining islands, and with all things pertaining to the same, for his life, and that his executors, assigns or attorneys should have the same and should receive the issues thereof for five years after his death, in order to discharge his debts and execute his testament, and the said Oto by his will bequeathed the islands and issues to Peter and Oto for the said five years, the said Peter and Oto hereby release their right therein to the king, because he has satisfied them for the islands and issues for the said five years. Dated at Westminster, 25 January, 4 Edward III.

Memorandum, that Peter and Oto came into chancery at Westminster, on the said day, and acknowledged the aforesaid deed.

Enrolment of release by John de Bono Villario, executor of the will of Oto de Grandissono, to the king of his right in the premises, because the king has satisfied the aforesaid Peter and Oto as above. Dated as above.

Memorandum, that the said executor came into chancery at Westminster, [on the said day,] and acknowledged the preceding deed.

5 EDWARD III.—PART I.

MEMBRANE 31.

1331.

Jan. 26.
Waltham
Holy Cross.

To the sheriff of Buckingham. Order to cause a coroner for that county to be elected in place of John de la Lude, whom the king has amoved from office for insufficient qualification.

To the sheriff of Nottingham. Order to cause the defects in Norwich castle to be repaired by the view and testimony of Nicholas de Middelton, John de Bumpstede, John de Hales, and Robert Bendiote, citizens of Norwich, as the king is given to understand that the castle greatly needs repair in the walls, turrets, gates, bridges, and other buildings.

Feb. 3.
Langley.

To the sheriff of Gloucester. Order to cause a coroner for that county to be elected in place of John Fraunceys of Bristol, the younger, whom the king has amoved from office because he is a merchant and does not make continuous stay in the county, so that he cannot attend to the duties of the office.

Feb. 4.
Langley.

To John de Harnham. Order to repair the palings and ditches about the park of Claryndon by the view and testimony of Giles de Bello Campo, keeper of the forest and park of Claryndon, out of the money arising from the sale of underwood in the forest and park, the king having lately appointed John by letters patent to survey the underwood in the forest and park, and to cause it to be felled and sold where it may be felled in places most advantageous to the king and without destruction of the forest and park by the advice of the said keeper.

By p.s.

Feb. 6.
Langley.

To John Paynel, chamberlain of Chester. Order to pay to the king's ministers of those parts and to Trahern, a Welsh hostage, their usual fees and wages and the ancient alms there appointed.

By the treasurer.

To the same. Order to cause oxen, plough-horses (*affri*), ploughs, and carts, and other things for the cultivation (*gaineria*) of the king's manor of Frodesham to be bought out of the issues of his bailiwick, and to cause them to be delivered to the keeper of the manor by indenture.

By the treasurer.

Jan. 26.
Waltham.

To the sheriff of Wilts. Whereas, upon its being found by inquisition taken by Adam Walrond and Peter Doynel that John Giffard of Brymmesfeld, on Sunday the feast of St. Thomas the Apostle, 9 Edward II. granted to John Torney of Werston, for a moiety of the manor of Stapelford, which John Torney had granted to him, 10*l.* yearly from his manor of Assheton near Boyton, in the aforesaid county, and that he also granted to the said John Torney by another deed 10*l.* and a robe, price 20*s.*, yearly for life from the said manor, payment of which rent and robe John Giffard charged upon himself and his heirs and the said manor, and that John Torney was seised of the rent and robe by John Giffard from the aforesaid feast, and received the rent and robe for six years by the hands of John Giffard and his bailiffs of that manor until the manor was taken into the late king's hands upon John Giffard's death with the other lands of the latter, and that the manor was then in the king's hands by the forfeiture of Hugh le Despenser, the elder, to whom the late king granted it, and that it is held of the heir of William Mautravers by fealty for all service, the king, on 9 March, in the first year of his reign, ordered the keeper of the aforesaid manor to pay to John Torney the arrears of the rent and robe for the time of the keeper's

1331.

Membrane 31—cont.

office, and to pay to him the rent and robe thereafter; and the king now learns from John Torny that although he received the rent and robe when the manor was in the king's hands by Hugh's forfeiture and when John Mautravers had it of the king's grant, the rent and robe are in arrear from the time when the manor came to the king's hands by the forfeiture of John Mautravers: the king therefore orders the sheriff to pay to John Torny the arrears of the rent and robe from the time when the manor came to the king's hands by John Mautravers' forfeiture, and to pay the same to him so long as the manor shall be in the sheriff's custody.

Feb. 6.
Langley.

To William de Clynton, justice of Chester, or to him who supplies his place, and to John Paynel, chamberlain there. Order to take with them some faithful and discreet men of those parts and to go to the king's castles of Chester, Flynt, Rothelan, and Beston, and the manors of Frodesham and Shotewyk, and to certify the treasurer and barons of the exchequer of what repairs are required therein, and of the cost of such repairs, as the king is given to understand that there are many defects (*defunctus*) greatly needing repair in the castles and manors, and that unless they be speedily repaired, it will be necessary to incur much greater expense, and the king wishes to be certified of the defects in the houses, walls, turrets, bridges, sea-ditches, ponds, hedges, palings, and in other buildings, and by whose default the defects arose, and at what time and in what manner, and for how much they can be repaired.

By the treasurer.

To John Paynel, chamberlain of Chester. Order to cause the defects in the said castles and manors and the king's mills in those parts to be repaired by the view and testimony of him whom the justice of Chester or he who supplies his place shall appoint for this purpose.

By the treasurer.

To William de Clynton, justice of Chester, or to him who supplies his place, and to John Paynel, chamberlain there. Order to appoint Master Richard de Legh, carpenter, or another suitable man of that mystery to survey the aforesaid castles and manors, and to appoint him to repair the defects therein from time to time as may be necessary, and to pay to him 4*d.* a day for his wages so long as he shall be employed in that office.

By the treasurer.

To the sheriff of Cumberland. Order to cause a coroner for that county to be elected in place of John son of Thomas de Karliolo, who is insufficiently qualified.

Feb. 4.
Langley.

To the treasurer and chamberlains. Order to pay to the king's serjeant, Master William le Ferour, keeper of the king's studs in the manors, parks and forests and elsewhere on this side the Trent, as much for the maintenance of the studs and for the wages of himself and his grooms keeping the studs as shall seem necessary according to their discretion.

Vacated, because on the Liberate roll.

Feb. 1.
Langley.

To William Trussel, escheator this side Trent. Order not to intermeddle further with the manor of Wynterburnestok, co. Wilts, which was taken into the king's hands by reason of the death of Joan, late the wife of Hugh Wake, as the king learns by inquisition taken by the escheator that Joan at her death held no lands of the king in chief by reason whereof the custody of her lands ought to pertain to the king, but that she held the aforesaid manor of Matilda, late the wife of Robert de Holand, as of Matilda's purparty of the inheritance of the earl of Winchester in socage by fealty and by a rose yearly at Midsummer for all service, and it appears by certificate of the treasurer and barons of the exchequer sent into chancery that the said land of Wynterburnestok is not held of the king as of the crown.

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*Membrane 31—cont.*Jan. 27.
Westminster.

To the treasurer and barons of the exchequer and to the chamberlains. John de Stanstede, executor of the will of Peter de Bolyngton, citizen of London, has shewn the king, by petition before him and his council in parliament, that Edward I. was indebted to Peter in 44*l.* 17*s.* 0*d.* for fish bought from him in the 28th, 33rd, and 34th years of the said king's reign for the use of the said king and of Edward the late king, then prince of Wales, as appears by two bills of the wardrobe of Edward I. in the executor's possession, and he has besought the king to order payment of the said sum or satisfaction therefor to be made to him, so that he may make execution of the aforesaid will: the king therefore orders them to see the aforesaid bills, and if they ascertain that the said 44*l.* 17*s.* 0*d.* is still owing and that John is Peter's executor, to pay this sum to John at the exchequer, or to cause him to have an assignment therefor.

By pet. of C.

Jan. 27.
Waltham.

To the same. John de Cotes has shewn the king, by petition before him and his council in parliament, that Richard de la Pole, in the second year of the king's reign, received from John 40*l.* as a loan for the king's use, of which sum John has not yet had payment or any satisfaction, wherefore he has besought the king to order payment of the same to be made to him: the king therefore orders them to call before them the said Richard, and to search the rolls and memoranda of the exchequer, and if they ascertain by Richard's acknowledgment or by such search or otherwise that Richard received the said sum from John for the king's use, and answer was made to the king by Richard or by the collectors of the custom in the port aforesaid (*sic*), to pay the said sum to John out of the treasury or to cause him to have an assignment for it.

By pet. of C.

Jan. 28.
Hertford.

To the treasurer and barons of the exchequer. Order to see the late king's writ, dated 25 May, in the 12th year of his reign, to cause the master and brethren of the order of St. Lazarus of Jerusalem in England to be quit of tenths, tallages and aids [*as in this Calendar, 12 Edward II., page 71*], and the king's late writ to the like effect, and to search the rolls and memoranda of the exchequer, and if they find thereby that the master and brethren were discharged of such tenths, tallages and aids in the late king's time, to cause them to be discharged thereof for the king's time and henceforth, as the king learns, by petition of the master and brethren exhibited before him and his council in parliament, that although they were thus discharged in the late king's time, as appears by the rolls and memoranda of the exchequer, the treasurer and barons have hitherto deferred discharging them thereof for the king's time, wherefore they have besought the king to provide a remedy.

By pet. of C.

Feb. 16.
Langley.

To William Trussel, escheator this side Trent. Order not to intermeddle further with 40 acres of land in Hemmyngton, Assh, and Gosebek, and to restore the issues thereof, as the king learns by inquisition taken by Robert Selyman, his late escheator this side Trent, that the said 40 acres, [part] of the messuage and 99 acres of land in the towns aforesaid that Roland le Fartere held of the king's progenitors by the service of making a leap, a whistle, and a fart (*saltum, siflum et pettum*), were alienated long before the time of [legal] memory to divers men, which alienations King Henry, the son of the Empress Matilda, confirmed by his charter, and that the justices late in eyre in co. Suffolk, because it was presented before them that the said 40 acres were thus alienated and that the service aforesaid had been withdrawn for a long time, caused them to be arrented at 15*s.*, with which sum the prior of Buttele, Ralph de Bockyng', and other tenants of the said 40 acres are charged, and that the 40 acres are worth yearly in all issues 13*s.* 4*d.*, and that they were taken into the king's hands for the alienation aforesaid.

*MEMBRANE 30.***1331.**Jan. 26.
Waltham.

Walter Jory of Braye, imprisoned at Wyndesore for trespass of vert in Wyndesore forest, has letters to Robert de Ufford, keeper of the Forest this side Trent, to bail him until the first assize.

Jan. 28.
Hertford.

To the sheriff of Wilts. Order to supersede the demand upon John Siward of Okebourn Moysi for the 45s. in which he was amerced before the justices lately in eyre for Forest pleas in that county, as the king has pardoned him this sum.

By p.s.

Jan. 29.
Hertford.

To Richard de la Pole, the king's butler, or to him who supplies his place in the town of Southampton. Order to deliver to the abbot and convent of King's Beaulieu a tun of wine of the king's right prise at Southampton for the fourth year of his reign, for the celebration of mass, in accordance with the grant of Henry III.

Jan. 26.
Waltham
Holy Cross.

To the treasurer and barons of the exchequer, and to the chamberlains. Bernard Dyne has shewn the king, by petition before him and his council in parliament, that the king is indebted to him in 50s. 3d. lent by him to the king in the first year of the reign in the port of London, as appears by the king's letters patent under his seal called 'coket' in Bernard's possession, and he has besought the king to order payment thereof or an assignment therefor to be made to him: the king therefore orders them to see the said letters, and if they ascertain that the aforesaid sum is still owing to Bernard, to cause it to be paid to him or to cause him to have an assignment for it.

By pet. of C.

To the same. Richard de Rothing, merchant, of London, has shewn the king that he is indebted to Richard in 114s. 4½d. for money lent by Richard in the port of London, as appears by the king's letters patent under the seal called 'coket' in Richard's possession, and he has besought the king to cause this sum to be allowed to him in his next customs of wool to be sent out of the realm from that port by him: the king therefore orders them to see the said letters, and if they ascertain that this sum is still owing to Richard, to cause it to be paid to him out of the treasury or to be allowed to him out of his next customs as above.

By pet. of C.

Jan. 28.
Waltham
Holy Cross.

To the same. John de Swanlond, clerk, has shewn the king that he is indebted to John in 71l. 12s. 5d. for divers things bought from him for the late king's use, as appears by two bills of the said king's wardrobe in John's possession, and he has besought the king to order payment thereof to be made to him: the king therefore orders them to see the said bills, and if they ascertain that the said sum is clearly owing to John, to cause him to have payment or assignment therefor.

By pet. of C.

Jan. 28.
Hertford.

To John de Houton, escheator beyond Trent. Order the pay to Henry de Wytheton, chaplain celebrating in the chapel within Clippeston manor, the arrears of 5 marks yearly from 6 September last, when the king granted to him this sum during pleasure, to be received from the escheator beyond Trent, the late king, having on 5 December, in the 9th year of his reign, granted to the said Henry that he should receive 2 marks yearly from the escheator, in addition to the 40s. yearly for the chantry in the aforesaid chapel and in addition to other emoluments that he was wont to receive because he celebrated divine service in St. Edwin's chapel on certain occasions.

Jan. 25.
Waltham
Holy Cross.

To John de Wysham, justice of North Wales. Order to survey the king's castles in North Wales and the defects therein, and to ordain for the repair of the defects as he shall see fit for the least damage and greatest convenience to the king, as the king has ordered Master Adam Withilford, chamberlain

1331.

Membrane 30—cont.

of North Wales, to cause the defects most needing repair to be repaired by the view and testimony of the justice or of others to be deputed by him.

By K.

To Adam de Withiford, chamberlain of North Wales. Mandate in pursuance.

By K.

Jan. 26.
Waltham
Holy Cross.

To the mayor and bailiffs of Southampton. Order to cause Thomas de Bello Campo, earl of Warwick, son and heir of Guy de Bello Campo, late earl of Warwick, to have seisin of a messuage and a pesage (*pesagio*) in Southampton, which Guy at his death held of the late king in chief by the service of finding a chamberlain at the exchequer, as appears by an inquisition taken by Master John Walwayn, the late king's escheator this side Trent, as the king has taken Thomas's homage for his father's lands, although he has not yet proved his age.

Feb. 2.
Hertford.

To the bailiffs of Hereford. Order to pay to the abbot of Dore 20*l.* from their ferm of that town at the terms at which they were wont to pay their ferm at the exchequer, which sum the king lately granted to the abbot towards his expenses in staying in the last parliament at Westminster concerning the expedition of certain of the king's affairs.

By K. & C.

Jan. 28.
Hertford.

To John Darcy, lord of Werk in Tyndale, or to his bailiff of the liberty of Tyndale. Whereas lately, at the prosecution of Margaret, late the wife of Edmund, late earl of Kent,—suggesting that the king ordered the aforesaid John to cause dower to be assigned to the said Edmund and to her of the lands of John Comyn of Badenagh, formerly her husband, tenant of the late king, within that liberty according to the extents, transcripts whereof the king sent to him *sub pede sigilli*, in the presence of Richard Talebot, to whom the king had committed the custody of the lands that belonged to the said John Comyn in that liberty, and that the keeper caused certain lands to be thus assigned and delivered to Edmund and her, the said lands were nevertheless afterwards resumed into the king's hands, and she has besought the king, by petition before him and his council in parliament, to cause the lands to be restored to her—the king ordered the said keeper to cause the said lands to be restored to Margaret, and the keeper has certified the king that he could not deliver to her the said lands because David de Strabolgi, earl of Athole, and the aforesaid Richard Talebot and Elizabeth his wife have entered the lands in question as their inheritance: as it was agreed in the parliament at Westminster that Margaret should have her dower of the said Edmund's lands and should have all other lands that she held in dower or otherwise at his death and that were taken into the king's hands at his death, and as it appears to the king by evidences shewn in chancery and by inspection of the writs enrolled in the rolls of chancery that the assignment of the dower aforesaid was made during Edmund's life, and that the lands thus assigned to them in dower were taken into the king's hands by reason of Edmund's death, the king orders the keeper to resume into the king's hands all the lands thus assigned to Edmund and Margaret in dower, and to deliver them to Margaret with the issues received thence from the time of their being taken into the king's hands. The king sends to him, enclosed in the presents, for his greater information the transcript of the assignment of the aforesaid dower lately sent by him into chancery.

Feb. 3.
Langley.

To the sheriff of Northampton. Order to cause a coroner for that county to be elected in place of Simon Greybond, who is insufficiently qualified.

Feb. 8.
Langley.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Walter de Toutheby, who is incapacitated by illness and age,

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*Membrane 30—cont.*Feb. 8.
Langley.

To Geoffrey Lescrop and his fellows, justices to hold pleas before the king. Order to admit William de Denum as one of the king's serjeants in the matters before them touching the king.

By K.

To the justices of the Bench. Like order for admission of the said William.

By K.

Feb. 12.
Langley.

To the treasurer and barons of the exchequer, and to the chamberlains. Whereas the late king, on 3 June, in the 8th year of his reign, granted to Simon Warde for his good service 100 marks yearly from the exchequer, until he should provide him with 100 marks of land or rent yearly for life, as contained in his letters patent, and Simon has shewn the king, by petition before him and his council, that whereas he has been satisfied for certain sums of the arrears of the aforesaid 100 marks yearly by virtue of certain of the late king's writs of *liberate* and writs for allowances to be made to him addressed to the treasurer and barons of the exchequer and chamberlains, and certain sums of the said arrears of the aforesaid sum are still in arrear to him for the late king's time and for the present king's time, and he has besought the king to order payment to be made to him of the arrears: the king therefore orders them to inspect the aforesaid writs, and to pay to Simon what they shall ascertain to be in arrear of the said sum, or to cause him to be satisfied for the same elsewhere.

By pet. of C.

Feb. 6.
Langley.

To John de Harnham. Order to pay to Giles de Bello Campo, keeper of the forest and park of Claryndon, 10*l.* for his fee, which he ought to receive yearly, from the money arising from the sale of underwood in the forest and park, which the king appointed John to fell and sell.

By C.

*MEMBRANE 29.*Feb. 14.
Langley.

To the treasurer and chamberlains. Order to pay to John de Neusom, clerk, whom the king, on 12 December last, appointed surveyor of his studs beyond Trent, the arrears of 8*d.* a day from that day, and to pay him such wages henceforth for so long as he shall hold that office.

Feb. 14.
Langley.

To William Trussel, escheator this side Trent. Order to deliver to Margaret, late the wife of Edmund, earl of Kent, the following of his lands, which the king has assigned to her in dower: the manor of Bissheie, co. Hertford, of the yearly value of 31*l.* 15*s.* 6*d.*; the manor of Northweld, co. Essex, of the yearly value of 36*l.* 19*s.* 8*d.*; the manor of Laumerssh, in the same county, of the yearly value of 26*l.* 17*s.* 3½*d.*; the manor of Leiham, co. Suffolk, of the yearly value of 31*l.* 10*s.* 0½*d.*; the manor of Keresieie, in the same county, of the yearly value of 22*l.* 16*s.* 0*d.*; the manor, town, and hundred of Aulton, co. Southampton, of the yearly value of 86*l.* 7*s.* 6¾*d.*; the manor of Bedehampton, in the same county, of the yearly value of 67*l.* 6*s.* 8¾*d.*; the town of Andevre, in the same county, of the yearly value of 104*l.* 1*s.* 0*d.*; the manor of Woockyng' with the members of Sutton, Hoke, and Piribright, in co. Surrey, of the yearly value of 58*l.* 3*s.* 2½*d.*; the town of Wichio, co. Worcester, of the yearly value of 89*l.* 5*s.* 0*d.*; the manor of Eston, co. Northampton, of the yearly value of 34*l.* 6*s.* 10¾*d.*; the manor of Torpel, in the same county, of the yearly value of 56*l.* 7*s.* 7*d.*; the manor of Upton, in the same county, of the yearly value of 15*l.* 1*s.* 4¾*d.*; the manor of Gretham with the member of Thorle and other appurtenances in Waynflet and elsewhere in co. Lincoln, of the yearly value of 38*l.* 9*s.* 3*d.*; two parts of the manor of Caldecote, co. Huntingdon, of the yearly value of 10*l.* 4*s.* 1*d.*; the manor of Assheford in the Peak, co. Derby, of the yearly

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Membrane 29—cont.

value of 75*l.* 16*s.* 2*d.*; and 6*l.* 5*s.* 0*d.* yearly from the ferm of 50*l.* that the abbot and convent of Ramesaie render for the fair of the town of St. Ives, co. Huntingdon.

By K. & C.

To John de Houton, escheator beyond Trent. Order to deliver to the aforesaid Margaret the said manor of Assheford in the Peak. By K. & C.

Memorandum, that, in the parliament summoned at Westminster on Monday after St. Katherine, 4 Edward III., it was agreed by the king and the whole parliament that Margaret should have her dower of the lands, knights' fees, and advowsons of churches of the said earl, as appears more fully by the agreement aforesaid enrolled on the back of the [letters] Close for the said year.

Feb. 15.
Langley.

To William Trussell, escheator this side Trent. Margaret, late the wife of Edmund, earl of Kent, has shewn the king, by petition before him and his council in the last parliament at Westminster, that the earl died seised of the castle, borough, and honour of Arundel and of the manors of Estdene, Westdene, Sengleton, Cherleton, Leumenstre, Northstok, Bourne, Stanstede, Wollavyngton, Pallingham, and Dunherst, co. Sussex, and of the manor of Kyneleye, co. Wilts, of the king's grant, wherefore she ought to have dower thereof, which castle, borough, honour, and manors the king has caused to be restored to Richard son of Edmund, late earl of Arundel, as things that are of his inheritance, by the assent of the prelates, earls, barons, and *proceres* of the realm in the said parliament, and she has besought the king to cause other lands to be assigned to her in recompence for her dower of the premises, which are extended at 627*l.* 7*s.* 4*d.* yearly, as appears by inquisitions taken by Robert Selyman, late escheator this side Trent: the king therefore orders the escheator to deliver to her the following of the lands in his hands by reason of the minority of the earl of Kent's heir, which he has assigned to her, in addition to the dower previously assigned to her by him: the manor of Swannescamp, co. Kent, of the yearly value of 58*l.* 17*s.* 5½*d.*; the hundred of Berdestaple, co. Essex, of the yearly value of 15*l.*; and the yearly ferm of 90*l.* that the abbot and convent of Kirkestalle render for the manor of Colyngham, co. York; and 43*l.* 15*s.* 0*d.* of the yearly ferm of 50*l.* that the abbot and convent of Ramesaie render for the fair of St. Ives, co. Huntingdon; 29*s.* 11¾*d.* yearly from the yearly ferm that the abbot and convent of Stratford render for the manors of Sudbury and Hamme, co. Essex: to have until the heir come of age, or until the king cause her to be provided with lands to the value elsewhere.

By K. & C.

To the abbot and convent of Kyrkehall. Order to answer to Margaret henceforth for their ferm aforesaid.

By K. & C.

Et erat patens.

Memorandum, that it was agreed in the aforesaid parliament that Margaret shall have her dower of the earl's lands, knights' fees, and advowsons, as appears by the agreement aforesaid on the dorse of the [letters] Close in the aforesaid year.

Jan. 28.
Hertford.

To the treasurer and barons of the exchequer. Whereas the king, on 12 February, in the first year of his reign, by his letters patent pardoned the men of cos. Northumberland, Cumberland, and Westmoreland all the debts that are exacted from them by summons of the exchequer for green wax and for the arrears of ferms or for any reason for his time or for the times of his predecessors, and also forfeited issues and the chattels of felons, and all other debts that they owed to him in any way, with the exception of the debts for victuals of the late king bought by them, and it is now shewn to him on their behalf, by petition before him and his council in parliament, that although the king often ordered the treasurer and barons to discharge the said men of all debts due to him from them before the said day, except the

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Membrane 29—cont.

debts for the victuals aforesaid, nevertheless the treasurer and barons have hitherto deferred discharging them of the remainder of the accounts of the said men and their ancestors of the time when they or their ancestors were sheriffs and other ministers of the king and of his progenitors, and of divers other debts, wherefore they have besought the king to provide a remedy; as it appeared by examination of the aforesaid pardon before the king and his council that all debts except those for the victuals aforesaid are pardoned to the said men, the king orders the treasurer and barons to cause the said men to be discharged of the remainders of the accounts and the arrears of fermes and all other debts whatsoever that were owing to the king or his progenitors by them before the said twelfth day. By pet. of C.

Feb. 3.
Langley.

To the sheriff of Cornwall. Order not to intermeddle further with the land that belonged to Richard Beaumont, if it be in the king's hands solely for the reason specified below, as the king learns by the record of John de Stonore and his fellows, his late justices to hear and determine divers felonies in that county, that Richard, being indicted before them for feloniously slaying William son of Gervase de Wiston at Wyche St. Mary, and being asked how he would acquit himself of the felony aforesaid, said that he was a clerk and that he could not answer there without the ordinaries, and he was convicted so far as a clerk could be convicted by an inquisition of the country there taken before the justices, by reason whereof his goods and chattels were taken into the king's hands, and because no ordinary came to demand him and because he was indicted of other felonies, he was remitted to prison, and now the king is given to understand that Richard died in prison a natural death before he was delivered to the ordinary of that place, wherefore the king ordered the sheriff and coroners of the county to certify him concerning the said death, and they have signified that Richard was imprisoned in Launceveton gaol because he was indicted before the said justices for divers felonies and trespasses, and that he was there detained in great illness for fifteen days, of which illness he died on Saturday before St. Leonard last. It is provided that answer shall be made to the king for the chattels aforesaid.

To the treasurer and barons of the exchequer. Order to cause the burgesses of Newcastle-on-Tyne to be discharged of 40*l.* of the 100*l.* 13*s.* 4*d.* due from them for the ferm of that town for the coming year, as the king has pardoned them this sum in aid of the repair of the pile (*pile*) of the bridge of that town, which pile is now broken down, wishing to shew them special grace in consideration of the damages sustained by them by the frequent comings of the Scots in the late war. Dated at Langley, 3 January, in the fourth year.* By pet. of C.

Feb. 8.
Langley.

To the treasurer and barons of the exchequer, and to the chamberlains. Elizabeth, late the wife of Roger Damary, has shewn the king that divers debts are exacted by summons of the exchequer from her in Roger's name as tenant of certain lands of Roger's, and the late king was indebted to Roger in divers sums, as appears by divers writs of *liberate* directed to the treasurer and chamberlains and not yet executed, and she has besought the king to order the arrears due to Roger to be allowed to her in the debts exacted from her under his name: the king therefore orders them to examine the said writs of *liberate*, which are in the possession of the treasurer and chamberlains, and to obtain information concerning any payments that may have been made thereon, and to cause tallies to be levied for Elizabeth of the sums of money that still remain to be paid, which are to be allowed to her by the treasurer and barons in the debts exacted from her under Roger's name as above. By pet. of C.

* This should evidently have been enrolled on the preceding roll.

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*Membrane 29—cont.*Jan. 26.
Waltham.

To the same. John de Lincoln, citizen of London, has shewn the king, by petition before him and his council in parliament, that he, by the late king's order by word of mouth, bought lead, tin, iron, steel, boards, ropes, cables, honey, and divers other small things for the works that the said king had then ordered to be done in divers places, and the said king ordered the sheriffs of London and other his ministers by his letters patent under his privy seal to be intendent and aiding to John in making the aforesaid provisions, as appears by the said letters in John's possession, for which things and for the expenses about the buying and carriage thereof John has not yet been satisfied, and he has besought the king to cause account to be made with him for the premises, and to order payment to be made to him of what shall be found to be due to him: the king therefore orders the treasurer and barons and chamberlains to audit John's account in this behalf, and if they find any sum to be due to him, to cause it to be paid to him out of the treasury or to cause him to have an assignment for it.

By pet. of C.

Jan. 27.
Westminster.

To the same. The executors of the will of Master Thomas de Cobham, late bishop of Worcester, have shewn the king, by petition before him and his council, that the late king was indebted to the bishop in 86*l.* 3*s.* 8*d.* for his expenses in going to France and for expediting divers affairs there and in the duchy of Aquitaine, as appears by divers bills under the seal of the late king's wardrobe in their possession, which sums still remain to be paid to them, and they have besought the king to order payment thereof to be made to them: the king therefore orders the treasurer and chamberlains to cause payment to be made to the executors of what they shall ascertain to be due to them of the sums contained in the bills, or the treasurer and barons to cause an assignment therefor to be made to them.

By pet. of C.

Feb. 3.
Langley.

To the sheriff of Kent. Order not to intermeddle further with the lands of Henry de Leyburn, if they are in the king's hands solely for the reason specified below, as Henry was put into exigent to be outlawed in that county, and was afterwards outlawed, because he did not come before the late king to answer to him for the death of William de Cobham, whereof he was indicted, by reason of which outlawry his lands in that county were taken into the late king's hands, and they are still in the king's hands in the sheriff's custody, and the outlawry aforesaid is annulled and revoked because Henry on the day of the promulgation of the outlawry and long before and after that day was in prison in the castle of Visé, as appears by the tenor of the record and process of the annulation aforesaid, which the king has caused to come before him in chancery under the seal of Geoffrey le Scrop, his chief justice.

*MEMBRANE 28.*Feb. 12.
Langley.

To the treasurer and barons of the exchequer. Order to cause Emma, late the wife of Robert de Monte Alto, executrix of his will, to whom the king committed the custody of the lands of John de Sancto Johanne, tenant in chief, during the minority of John's heir, to be discharged of the extent of the manor of Sotwell, co. Berks, as the king on 14 May, in the third year of his reign,—at the prosecution of Margaret, late the wife of William de Bereford, suggesting that the aforesaid John had demised to her the said manor for a term of years then not expired, which manor was taken into the king's hands by reason of John's death, and praying the king to provide for her indemnity in this behalf,—granted that Margaret should have again and hold the said manor for so long as it should remain in his hands, rendering to the exchequer he extent thereof, as contained in his letters patent.

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*Membrane 28—cont.*Feb. 15.
Langley.

To Robert de Hambury, chamberlain of North Wales. Order to pay to John de Wysham, justice of North Wales, the arrears of his fee for his office for the time of the chamberlain's office, and to pay to him the same fee henceforth.

Feb. 18.
Windsor.

To the treasurer and barons of the exchequer. Order to cause the abbot and convent of Egleston to be discharged of the 15*l.* 13*s.* 4*d.* due from them to the exchequer, for victuals bought by them from the late king, which sum is attributed to them at the exchequer, as the king has pardoned them this sum, in consideration of the damages sustained by them by the frequent comings of the Scots into those parts.

By pet. of C.

Jan. 27.
Waltham.

To the same. Order to cause the citizens of Carlisle to be discharged of 40*l.* of the 80*l.* due from them to the exchequer for the ferm of their city for Michaelmas term last, as the king has pardoned them this sum in aid of the repair of the walls and ditches of the city aforesaid and of certain engines there, in consideration of the damages sustained by them by the frequent comings of the Scots into those parts.

By pet. of C.

Feb. 6.
Langley.

To the same. Master Richard de Haveryng', son and heir of John de Haveryng', has shewn the king that John, when he was the sheriff of Edward I. in co. Southampton, in the 3rd, 4th, 5th, and 6th years of his reign, incurred divers costs and expenses about the repair of Winchester castle and the houses therein and in the carriage of timber for the said king's engines there, and in the payment to William de Candevre, then the said king's coroner, by divers writs of precept to the sum of 198*l.* 11*s.* 11*d.* which sum was put in view upon John on his account of the shrievalty for the said 6th year, but because he had not then any writs of the said king, he did not then obtain allowance for the aforesaid sum, as appears by the roll of the memoranda of the seventh year of the said king, by reason whereof the said Richard is distrained for the aforesaid sum for the king's use by the sheriff of Wiltshire, and he has besought the king to order a remedy to be provided in this behalf: as it appears to the king by inspection of the rolls of the said king's chancery, that the said king, on 22 May, in the 3rd year of his reign, ordered the sheriff of Southampton by his writ to cause the bridge of Winchester castle and the houses of the same to be repaired, and ordered Adam Gurdon, keeper of the forest of Alheholt, by another writ to cause the abbot of Hyde, Winchester, the prior of St. Swithin's there, and the sheriff of Southampton, surveyors of the works of the said castle, to have thirty oaks fit for timber in that forest, and ordered Matthew de Columbariis, keeper of the forests of Cheut and Derley, by another writ to cause the abbot, prior, and sheriff to have thirty oaks in the said forests for the aforesaid works, the king orders the treasurer and barons of the exchequer to search the rolls and memoranda of the exchequer concerning the premises, and if they ascertain that John expended the aforesaid sum for the purposes aforesaid, they are to cause Richard to be discharged thereof at the exchequer, although he cannot shew any writs of precept of the said king.

Feb. 17.
Windsor.

To the same. John Sefoule has shewn the king, by petition before him and his council, that the king is indebted to him in 50*l.* for his fee for the time when he was one of the late king's justices to take assizes in cos. Norfolk and Suffolk, as appears by divers of the late king's writs of *liberate* sent to the treasurer and chamberlains of that time at John's prosecution, and remaining in the exchequer, and John is indebted to the king in a sum of money for the time when he was the late king's sheriff of the said counties, and he has besought the king to cause the said 50*l.* to be allowed to him in the sum thus due from him: the king therefore orders the

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Membrane 28—cont.

treasurer and barons to see the said writs and other memoranda of the exchequer, and to cause to be allowed to John in the sum due from him what they shall ascertain to be in arrear of his fee aforesaid. By pet. of C.

Jan. 26.
Waltham.

To the treasurer and barons of the exchequer, and to the chamberlains. William de Felton, king's yeoman, has shewn the king, by petition before him and his council in parliament, that the king is indebted to William in 100 marks of the arrears of the 50 marks yearly from the exchequer granted to him by the late king, as appears by divers writs of *liberate* in their possession in the exchequer, and he has besought the king to order this sum to be paid to him: the king therefore orders them to see the late king's letters patent to William, and to pay to William the said 100 marks out of the treasury, or to cause him to have suitable assignment therefor.

By pet. of C.

Jan. 26.
Waltham.

To the same. John le Botiller and Joan his wife, executrix of the will of Thomas de Sanford, and William de Holle and William Milksop, Joan's co-executors, have shewn the king, by petition before him and his council in parliament, that he is indebted to them in 24*l.* 4*s.* 10*d.* for the surplus of Thomas's account of the time when he was the late king's constable of Porcestre castle and keeper of the forest of La Bere, and for divers other causes, as appears by the said account, which was lately rendered at the exchequer, and they have besought the king to order the aforesaid sum to be paid to them: the king therefore orders the treasurer and barons and chamberlains to search the rolls and memoranda of the exchequer touching the said account, and if they ascertain that the aforesaid sum is still owing to the executors, to cause payment or assignment to be made to them for it.

By pet. of C.

Feb. 5.
Langley.

To the treasurer and barons of the exchequer. Whereas the late king, on 30 April, in the 19th year of his reign, granted to Edmund Bacun the custody of all the lands of Giles de Brewosa, in the said king's hands by reason of the minority of John, son and heir of Giles, to have, with the knights' fees, advowsons, reversions, etc., until the heir came of age, or, if John died a minor without an heir of his body, until Alexander, John's brother, came of age, and the king now learns from the complaint of John de Boselyngthorp, son and heir of Richard de Boselyngthorp, that although Edmund levied relief from him for the lands that Richard his father held at his death of the said heir, which Edmund caused to be seised into his hands after Richard's death, the treasurer and barons nevertheless exact five marks from John for his relief for the said lands that are thus held of the heir by reason of an order of the late king's dated 12 June, in the 19th year of his reign, to his escheator this side Trent to take security from John for payment of his relief to the exchequer for the lands that his father held in chief, wherefore John has besought the king to provide a remedy: as it is found by the inquisitions taken after Richard's death by the late king's order that Richard at his death held in his demesne as of fee certain lands in Boselyngthorp of the aforesaid heir, a minor thus in the said king's wardship, as of the manor of Loutheburgh by the service of two parts of a knight's fee, the king orders the treasurer and barons to cause the exaction of the said five marks from John for his relief to be superseded, and to cause him to be discharged thereof at the exchequer; provided that relief of other lands that Richard held of the said king in chief be levied, if it have not yet been levied.

Feb. 10.
Langley.

To the same. Roger Heyron has shewn the king, by petition before him and his council in parliament, that he expended divers costs when he was constable of Baumburgh castle in the repair of the walls, houses, engines, buildiugs, and other things in the castle, and paid divers wages to the watchmen and

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Membrane 28—cont.

gatekeepers of the castle, and the treasurer and barons have hitherto deferred allowing him the said costs and wages in his account, wherefore he has besought the king to provide a remedy: the king therefore orders the treasurer and barons to see the parcels of the said costs delivered before them by Roger, and to search the rolls and memoranda of the exchequer, and to enquire concerning the costs and wages, and to cause to be allowed to Roger what they shall ascertain he expended in the repairs aforesaid and such wages for the watchmen and gatekeepers as have been usually allowed to other constables heretofore.

By pet. of C.

Feb. 9.
Langley.

To the treasurer and barons of the exchequer and to the chamberlains. Robert de Hornclif has shewn the king, by petition before him and his council in parliament, that he is bound to render account at the exchequer of the time when he was constable of Baumburgh castle, that the king is indebted to him in divers sums of money, as appears by divers writs of *liberate* in the exchequer, and he has besought the king to cause his account to be audited, and if any sum be found due from him to the king, to cause it to be allowed to him in the debts due to him from the king, and if the king be found indebted to him, to order such debts to be paid to him: the king therefore orders them to audit Robert's account, and to cause the debts to be paid or allowed to him as above.

By pet. of C.

Feb. 24.
Croydon.

To William Trussel, escheator this side Trent. Order to cause John, son and heir of Christina de Bydyk, tenant in chief of the late king, to have seisin of his mother's lands, as he has proved his age before Robert Selyman, late escheator this side Trent, and the king has taken his homage.

By p.s. [4374.]

Feb. 25.
Croydon.

To the justiciary of Ireland and the treasurer and barons of the exchequer of Dublin. The men and tenants of the town of Tassagard have shewn the king, by petition before him and his council in parliament, that they are so impoverished by the hostile attacks of Irish enemies and by divers fires and by rapine of their possessions that they are hardly able to pay to the king 20*l.* yearly, whereas they were wont to render 100*l.* yearly to the exchequer of Dublin, and that although they have often sought for a remedy in the premises from the king's council there, nevertheless they are not able to obtain one without the king's special order, and they have besought the king to remit to them the arrears of their ancient ferm for the enclosure of their town against the attacks of the enemies aforesaid, because there is no one at the king's peace between that town and the said enemies: the king therefore orders the justiciary and treasurer and barons to obtain information concerning the premises by inquisition and otherwise, and to make remission of the said arrears in so far as they shall find by the information aforesaid that grace ought to be shewn to the said men; provided that the men find security to expend what shall be thus remitted about the enclosure of their town.

By pet. of parl.

MEMBRANE 27.

Feb. 14.
Langley.

To William Trussel, escheator this side Trent. Order not to intermeddle further with the manor of Brottelby, co. Lincoln, which was taken into the king's hands by reason of the death of Edmund, late earl of Kent, and to restore the issues thereof to Margaret, late the wife of the said earl, as the king learns by inquisition taken by Robert Selyman, late escheator this side Trent, that Edmund and Margaret held jointly on the day of Edmund's death the said manor of the gift of William de Clif, clerk, for the life of Alesia de Lacy, countess of Lincoln, and that Edmund and Margaret continued their seisin of the manor from the time of the gift until Edmund's death.

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Feb. 12.
Langley.*Membrane 27—cont.*

To John Byk, keeper of the manors of Wheteley and Grengeley. At the prosecution of the prior of Wirkesop, by petition before the king and his council in parliament at Westminster in the first year of his reign, suggesting that Walter, sometime prior of that place, was disseised by Constance de Byern and John de Vesey and others of a windmill in Gryngeleye and of the suit of the men of that town to the mill, which mill and suit Walter had of the feoffment of Matilda de Lovetot, sometime lady of that town, and that Walter recovered the mill and suit by recognition of an assize against Constance and John and others named in the original writ before John de Raygate and his fellows, the justices of Edward I. to take assizes in co. Nottingham, and that judgment of the assize was not rendered by the said justices because Constance held the manor of Gryngeleye in dower by assignment of the said king, to whom the reversion of the manor was reserved, and Constance and John, pending the rendering of the judgment aforesaid, moved the mill out of the prior's soil, and placed and erected it elsewhere in the town on Constance's soil, and that the record and process of the assize were afterwards sent before Geoffrey le Scrop and his fellows, the late king's justices to hold pleas before him, together with the petition of the present prior concerning the premises, in order to do justice, and it was considered before them that the prior should cause his mill aforesaid to be re-erected (*reparari*), if he wished; by reason whereof the prior caused the mill to be constructed anew; and when it was constructed, as the keeper of the manor of Gryngeley did not permit the aforesaid men to make suit at that mill as they were wont to do before the disseisin, the king, at the prior's prosecution, appointed certain of his subjects to enquire whether such suit was owed to the mill or not, and concerning other articles in this behalf; and although it was found by the inquisition that the suit was owed to the said mill, and that the priors were seised thereof, the prior could not have any execution upon the inquisition because the manor was assigned to Queen Isabella before the inquisition was returned; wherefore, upon another petition of the prior in the parliament at Northampton in the second year of the reign, the king ordered Simon de Bereford, the said queen's keeper of the manor, to do justice to the prior in the premises according to the tenor of the said inquisition; which Simon, having no respect to such order, caused the aforesaid mill to be removed from the place where it stood, and caused it to be carried and erected in the manor of Wheteley, which he then held at ferm of the said queen, and compelled the tenants of that manor to do suit at the mill; by reason whereof the king, at the petition of the prior before him and his council in the last parliament at Westminster, praying for restitution of the mill and suit aforesaid, appointed Robert de Pyrpoint, Richard de Whatton, and William Basset to make inquisition by men of co. Nottingham, in the presence of the keeper of the manor of Wheteley, concerning the premises; and it is found by the inquisition that the said Simon, when he was Queen Isabella's fermor of the manor of Wheteley, removed the prior's said mill situate on the prior's soil of Gryngeley, and caused it to be carried and taken by engines and the draught of oxen and horses to the manor of Wheteley, and caused it to be erected on the soil of that manor, and that there was then no other mill in the manor of Wheteley, and that he would thus make profit (*appruasse*) of the suit of the tenants of that manor at the mill aforesaid: the king therefore orders the keeper to deliver the mill thus erected on the soil of the manor of Wheteley to the prior, to be replaced where it stood before the removal aforesaid, or elsewhere as the prior shall see fit, and, after the mill have been thus replaced or erected, to cause the prior to have the suit of the men of Gryngeley pertaining to the mill, and to permit the men to grind their corn at the mill without impediment, just as the men of that town and their ancestors were wont to grind at the prior's mill there.

By pet. of C.

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*Membrane 27—cont.*Feb. 22.
Eltham.

To Richard de Par. Order to lend to Bertrand Calculi 25*l.* of the king's money in his custody that the king ordained to send to the duchy [of Aquitaine], receiving from Bertrand letters obligatory to repay the same to Richard on the latter's first coming to the duchy.

By K.

The like to the said Richard for 50*l.* in favour of Reymund Durand.

By K.

Feb. 20.
Windsor.

To Adam de Wythyford, chamberlain of North Wales. Order to pay to Richard de Holand, keeper of the castle of Crukyng, the arrears of the fee that he ought to receive for the custody of the castle, and to pay to him such fee henceforth for so long as he shall have the custody.

Feb. 15.
Langley.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to John de Crumbewell, keeper of the Forest beyond Trent, for 18*l.* 13*s.* 9½*d.* paid by him to the prior of St. Mary's, Carlisle, for the tenth penny of all extra-parochial agistments within the forest of Ingelwode, in execution of the king's order [*as in the preceding volume of this Calendar, page 461*].

Feb. 8.
Langley.

To the treasurer and barons of the exchequer and to the chamberlains. William de Weston the king's yeoman, has shewn the king by petition before him and his council in parliament, that Edward I. was indebted to him in 600*l.* and the late king in 300 marks and 75*s.* for his wages for the time when he was in their service in the wars of Scotland and for recompence for his horses lost in the said wars, as appears by a bill of the wardrobe of Edward I. and by certain bills of the late king's chamberlain of Scotland in William's possession, for which he has not yet been satisfied, and he has besought the king to order payment or assignment to be made to him for the said sums: the king therefore orders them to see the said bills, and to pay to William what they shall find to be owing to him, or to cause him to have an assignment therefor.

By pet. of C.

Feb. 4.
Langley.

To Edmund Hakelut. Whereas the king learns by inquisition taken by Robert Selyman, late escheator this side Trent, that Roger Martel and Ivo Martel, sometimes lords of the manor of Hyneton Martel, granted by their charters in frankalmoin to the prior and convent of Christchurch, Twynham, a rent of 103*s.* and 2 quarters of wheat yearly from the manor aforesaid, and that the prior and his predecessors received the rent without interruption from time out of mind until the manor came to the late king's hands by the death of Peter son of Reginald and of Reginald son of Reginald, late lords of the manor, tenants in chief, and by reason of the minority of their heirs, and that 50*s.* and 10 bushels of wheat of the said rent yearly from the purparty of the heir of Peter son of Reginald are in arrear to the prior and convent for eight years after Peter's death, and that 40*s.* and 6 bushels of wheat of the rent of the purparty of the heir of Reginald son of Reginald are in arrear to them for two years after Reginald's death, and that the prior was seised of the residue of the said rent by the hands of Nicholas de Odecumbe, tenant of a sixth part of the manor, and that the manor is worth 10*l.* yearly beyond the rent aforesaid, and it appears by inspection of the aforesaid charters exhibited in chancery that the gifts were made in form aforesaid: the king orders Edmund to pay to the prior the arrears of the aforesaid 40*s.* and 6 bushels from the purparty of the heir of Reginald son of Reginald of the manor, which is in Edmund's custody by the king's grant, and to pay the same yearly henceforth for so long as the purparty shall be in his custody.

The like to Hugh de Poyntz concerning the 55*s.* and 10 bushels of wheat from the purparty of the heir of Reginald son of Reginald that is in his custody.

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*Membrane 27—cont.*Feb. 22.
Eltham.

To the collectors of the old and new customs in the port of Ipswich. Order to pay to Dinus Forsetti, Peter Reyneri, Bartholomew Barde, Lotrinus de Colyne, and Lotierus Johan, and their fellows, merchants of the society of the Bardi of Florence, by indenture all moneys from the customs in that port, and one leaf (*folium*) of the king's seal called 'coket' of the old custom, and his seal called 'coket' of the new custom, until they have been satisfied for the debts due to them from the king, as the said Dinus, Peter, Bartholomew and their fellows, merchants of the said society, undertook before the king and his council to pay a certain sum of money daily into his wardrobe for the expenses of his household from 17 August, in the 3rd year of his reign, for a certain time, and the king granted to them all issues of the customs aforesaid until they should be satisfied, notwithstanding any assignments previously made thereon, excepting the assignments made by the king to John de Hanon[ia], the count of Julers, John de Berners, William Chamberleyn, and Gerard de Potes. The king will cause tallies to be levied at his receipt for the collectors for the same to be paid by them to the said merchants, and will cause the tallies to be delivered to them for their discharge.

The like to the collectors in the following ports:

Great Yarmouth.	Sandwich.
Lenne.	Chichester.
Boston.	Wynchelse.
Hertipol.	Weymuth and
Newcastle-on-Tyne.	Melcombe.

March 20.
Eltham.

The like to the collectors in the port of Southampton.

Jan. 26.
Waltham.
Holy Cross.

To the treasurer and barons of the exchequer, and to the chamberlains. The abbot of Leycestre has shewn the king, by petition before him and his council in parliament, that the king was indebted to him in 100 marks for a loan, as appears by his letters patent in the abbot's possession, and the treasurer and barons and chamberlains have caused 56*l.* 4*s.* 4½*d.* of the aforesaid sum to be allowed to the abbot, by virtue of the king's letters of privy seal directed to them, in the sum of money that the abbot was bound to pay to the king for the tenth lately granted to him by the clergy, and 10*l.* 8*s.* 11½*d.* still remain to be paid to the abbot, and he has besought the king to order this sum to be paid to him: the king therefore orders them to see the letters aforesaid and the memoranda of the exchequer, and if they ascertain that the said sum is still owing to the abbot, to pay it to him at the exchequer, or to cause him to have allowance therefor in the next payment due from him for the tenth for four years imposed upon the clergy of England by the pope, a moiety whereof was granted to the king.

By pet. of C.

Feb. 13.
Windsor.

To Thomas de Foxle, constable of Wyndesore castle. Order to cause the houses, tower, walls, and bridges of the castle, the houses and walls of the king's garden without the castle, the houses and ponds of Wyndesore park, the palings and enclosure round the parks there, the houses and walls of the manor of Kenyngton, and the paling and wall round the king's park there to be repaired by the view and testimony of the viewer of the king's works there.

By K. & C.

*MEMBRANE 26.*Feb. 20.
Windsor.

To William Trussel, escheator this side Trent. Order to deliver to to Margaret, late the wife of Edmund, earl of Kent, tenant in chief, the following of the earl's knights' fees, which the king has assigned to her in dower: a fee in Ardeleye, co. Essex, which Walter Baynard holds, of the

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Membrane 26—cont.

yearly value of 10*l.*; a fee in Liston, Dannebury, and Corynham, in the same county, which Hugh son of Simon holds, of the yearly value of 20*l.*; a fee in Little Thurrok, in the same county, which John Swery holds, of the yearly value of 10*l.*; a moiety of a fee in Fairstede, in the same county, which moiety John Dyn, knight, holds, of the yearly value of 6*l.* 13*s.* 4*d.*; a moiety of a fee in Gyngerolf, in the same county, which moiety Richard Gosham holds, of the yearly value of 10*l.*; a quarter of a fee in the same county, which quarter John de Carmenho holds, of the yearly value of 30*s.*; a quarter of a fee in Wylingehale, in the same county, which quarter John Rokle holds, of the yearly value of 30*s.*; a moiety of a fee in Braghynge, in the same county (*sic*), which moiety Henry de Pentelewe holds, of the yearly value of 60*s.*; a fee in Todenham, co. Suffolk, which Edmund de Hemme-grave holds, of the yearly value of 10*l.*; a fee in Stanton, in the same county, which Hervey de Stanton held, of the yearly value of 15*l.*; a moiety of a fee in Northburgh, co. Northampton, which moiety the abbot of Peterborough holds, of the yearly value of 10*l.*; a quarter of a fee in Sutthorp, in the same county, which quarter the heirs of Richard de Walcote hold, of the yearly value of 100*s.*; a quarter of a fee in the same town, which quarter John Griffyn, knight, holds, of the yearly value of 100*s.*; a moiety of a fee in Okele, co. Kent, which moiety William Sencler held, of the yearly value of 50*s.*; a moiety of a fee in Bocland, in the same county, which moiety Richard de Bucland held, of the yearly value of 10*l.*; a fee in Randolveston and Fordingbrigg, co. Somerset (*sic*), which Maurice le Brun holds, of the yearly value of 13*l.* 6*s.* 8*d.*; a fee in Esshemaners, in the same county, which John Randolf holds, of the yearly value of 20*l.*; two parts of a fee in Fidelton, in the same county, which parts Richard de Coumbe holds, of the yearly value of 10*l.*; a quarter of a fee in Newenham, in the same county, which quarter John le Botiller holds, of the yearly value of 100*s.*; a tenth of a fee in Nettelham, co. Lincoln, which tenth John Knyght holds, of the yearly value of 40*s.*; a tenth of a fee in Wyvelingham, in the same county, which tenth John le Arblaster holds, of the yearly value of 23*s.* 4*d.*; a sixth of a fee in Wyvelingham and Stowe, in the same county, which sixth John son of Roger de Wyvelingham holds, of the yearly value of 60*s.*; a quarter of a fee in Billingham, in the same county, which quarter John de Cesterton holds, of the yearly value of 100*s.*; a fee and three parts in Pitteworth, in the same county, which Adam de Braceby and John de Ounesby hold, of the yearly value of 6*l.* 13*s.* 4*d.*; a quarter of a fee in Faldyngworth, in the same county, which quarter Alan de Scures holds, of the yearly value of 6*s.* 8*d.*; a fortieth part of a fee in Refham, in the same county, which part Roger son of Gregory de Wylingham holds, of the yearly value of 6*s.* 8*d.*; a fee in Ousthorp, in the same county, which John de Ry holds, of the yearly value of 10*l.*; a fee in Fillingham, in the same county, which the heir of Thomas Bardolf holds, of the yearly value of 30*l.*; a third of a fee in the same town, which third William de Snartford holds, of the yearly value of 40*s.*; a tenth of a fee in Sudbrok, in the same county, which tenth Thomas son of John Aubert holds, of the yearly value of 20*s.*; a quarter of a fee in Osberneby, Neuton, and Trikyngham, in the same county, which quarter Adam de Braceby holds, of the yearly value of 40*s.*; a quarter of a fee in Osberneby, in the same county, which quarter Philip de Ounesby holds, of the yearly value of 40*s.*; three parts of a fee in Kestebey, in the same county, which parts Thomas Olifart holds, of the yearly value of 40*s.*; a quarter of a fee in Ounesby, in the same county, which quarter Robert de Saltfeteby holds, of the yearly value of 40*s.*; a moiety of a fee in the same town, which moiety John de Isny holds, of the yearly value of 60*s.*; a moiety of a fee in Wyvelingham, in the same county, which Henry de Milton and Agnes his wife hold, of the yearly value of 100*s.*; a fee in Ingelby and Thorp-in-les-Falwes, in the same

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county, which Thomas de Multon holds, of the yearly value of 40*l.*; a tenth of a fee in Horblyng, in the same county, which tenth William Auncel holds, of the yearly value of 20*s.*; a moiety and an eighth of a fee in Osbernby, Neuton, and Trikyngham, in the same county, which parts John Sourdevale holds, of the yearly value of 6*l.* 13*s.* 4*d.*; a moiety and an eighth of a fee in Osbernby, Neuton, Swarby, and Manthorp, in the same county, which John son of John Dru of Wywell holds, of the yearly value of 6*l.* 13*s.* 4*d.*; a moiety of a fee in Askeby near Parteney, in the same county, which moiety John de Wyluby holds, of the yearly value of 100*s.*; a quarter of a fee in Steynwath and Casthorp, in the same county, which quarter the abbot of Swynesheved holds, of the yearly value of 100*s.*; a moiety of a fee in Killingholm, in the same county, which moiety Ralph de Wellewyk holds, of the yearly value of 100*s.*; a moiety of a fee in Hauton near Grimesby, in the same county, which moiety Simon de Grimesby holds, of the yearly value of 6*l.* 13*s.* 4*d.*; a moiety of a fee in Humberston and Teteneye, in the same county, which moiety William de Elkyngton, Geoffrey Maudeleyn, and Robert Charneles hold, of the yearly value of 100*s.*; a quarter of a fee in Hauton near Grimesby, in the same county, which quarter Roger de Aisterby holds, of the yearly value of 66*s.* 8*d.*; a twentieth of a fee in Thedelthorp, in the same county, which twentieth part John son of Simon son of Guy holds, of the yearly value of 26*s.* 8*d.*; a twentieth of a knight's fee in Malberthorp, in the same county, which twentieth part the said John holds, of the yearly value of 26*s.* 8*d.*; a sixth of a knight's fee in Farlesthorp, in the same county, which part William de Friskeneye holds, of the yearly value of 100*s.*; a sixth of a fee in the same town, which part the heirs of Robert Seylbert hold, of the yearly value of 60*s.*; a moiety of a fee in Waynflet, Friskeneye, and Irby, in the same county, which moiety John son of Simon de Waynflet holds, of the yearly value of 100*s.*; a moiety of a fee in Langeton, Hagworthingham, Sauthorp and Ulseby, in the same county, which moiety John son of John de Langeton holds, of the yearly value of 10*l.*; a quarter of a fee in Langeton and Ulseby, in the same county, which quarter Robert de Grendale holds, of the yearly value of 40*s.*; a quarter of a fee in Sauthorp and Langeton, in the same county, which quarter the heirs of Alan Malbissh hold, of the yearly value of 26*s.* 8*d.*; a fee in Salmanby, in the same county, which Richard de Stretton, canon of Lincoln, holds, of the yearly value of 20*l.*; a quarter of a fee in Donsthorp, in the same county, which quarter the heirs of Adam de London hold, of the yearly value of 40*s.*; a moiety of a fee in Scamelesby, in the same county, which moiety the heirs of Robert Martel hold, of the yearly value of 4*l.*; a fee and a half in Tathewell, Malteby, Raytheby, and Halington, in the same county, which William Fraunceys of Tathewell holds, of the yearly value of 10*l.*; a quarter of a fee in Donyngton, in the same county, which quarter Simon atte Halle of Donyngton holds, of the yearly value of 40*s.*; a quarter of a fee in the same town, which quarter John Smyth of Donyngton holds, of the yearly value of 40*s.*

By K. & C.

To the same. Order to deliver to the aforesaid Margaret the following of the said earl's knights' fees: a moiety of a fee in Clopton, co. Suffolk, which moiety Peter de Boxstede holds, of the yearly value of 100*s.*; a quarter of a fee in Catworth, co. Huntingdon, which quarter John Bauston holds, of the yearly value of 20*s.*; a fee in Loholm, co. Northampton, which Robert de Loholm holds, of the yearly value of 6*l.* 13*s.* 4*d.*; a sixth of a fee in Ryhale, co. Rutland, which sixth Henry de Sprotton holds, of the yearly value of 20*s.*; a sixth of a fee in the same town, which sixth Henry son of Thomas holds, of the yearly value of 20*s.*; a fee in Cowykbury, co. Essex, which the prior of Bermundeseye holds, of the yearly value of

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100s.; a moiety of a fee in Walhop, co. Somerset (*sic*), which moiety Claricia de Buklond holds, of the yearly value of 10*l.*; a fee in Wodebrigg, in the same county, which Richard son of John holds, of the yearly value of 20*l.*; a tenth of a fee in Coldehaneworth, co. Lincoln, which tenth Walter de Ouneby holds, of the yearly value of 60s.; two parts of a fee in Wyvelingham, in the same county, which parts the said Walter holds, of the yearly value of 4*l.*; a moiety of a fee in Billingham, in the same county, which moiety William de Marmyon holds, of the yearly value of 6*l.* 13s. 4*d.*; a third of a fee in Wyvelingham, in the same county, which third Adam de Swilington held, of the yearly value of 60s.; a moiety of a fee in Goldyngton, Bestburgh, and Thorp, in the same county, which moiety William de Kyme holds, of the yearly value of 10*l.*; a quarter of a fee in Ingham, in the same county, which quarter Robert de Helewell holds, of the yearly value of 40s.; a tenth of a fee in Brottelby, in the same county, which tenth Walter le Clerk of Brottelby holds, of the yearly value of 10s.; a fee in Risum, in the same county, which John de Rocheford holds, of the yearly value of 10*l.*; an eighth of a fee in Ulseby, in the same county, which eighth Richard son of William de Ulseby holds, of the yearly value of 6s. 8*d.*; an eighth of a fee in the same town, which eighth Nicholas the clerk of Ulseby holds, of the yearly value of 6s. 8*d.*; a moiety of a fee in Merston, Drydonyngton, and Bradon, in the same county, which moiety the heirs of Payn Tibetot hold, of the yearly value of 6*l.* 13s. 4*d.*; a moiety of a fee in Wylughby and Assheby, in the same county, which moiety William Darmyn holds, of the yearly value of 10*l.*; a quarter of a fee in Billingham, in the same county, which quarter Beatrice, late the wife of Thomas de Brun holds, of the yearly value of 10*l.*; a fee in Swaby and Humberston, in the same county, which Adam de Well holds, of the yearly value of 10*l.*; an eighth of a fee in Humberston and Teteneye, in the same county, which eighth the abbot of Humberston holds, of the yearly value of 40s.; three parts of a fee in Thedelthorp, in the same county, which parts John de Sulley holds, of the yearly value of 100s.; a quarter of a fee in Tathewell, Malteby, Raytheby, and Halington, in the same county, which quarter John son of Florence holds, of the yearly value of 4*l.*: which the king has assigned to Margaret, in addition to the dower previously assigned to her, to have during the minority of the earl's heir, or until the king cause her to be provided elsewhere with knights' fee to the same value, in response to her petition before him and his council in the last parliament at Westminster, shewing that the earl died seised of the castle, borough, and honour of Arundel, and of the manors of Estdene, Westdene, Sengleton, Cherleton, Leumenstre, Northstok, Bourne, Stanstede, Wollavyngton, Palingham, and Dunberst, co. Sussex, and of the manor of Kyneleye, co. Wilts, with the knights' fees and advowsons of churches pertaining to the castle, borough, honour, and manors aforesaid, of the king's grant, so that she ought to have dower thereof according to law and custom, which castle, borough, honour, and manors, with the knights' fees and advowsons, the king has caused to be restored to Richard son of Edmund, late earl of Arundel, as being of his inheritance, by the assent of the prelates, earls, barons, and *procures* of the realm in the said parliament, and beseeching the king to cause knights' fees to be assigned to her in recompence for her dower of the thirty-five knights' fees pertaining to the castle, borough, honour, and manors, which fees are extended at 478*l.* 6s. 8*d.* yearly, as appears by the inquisitions taken by Robert Selyman, late escheator this side Trent.

By K. & C.

*MEMBRANE 25.*Feb. 26.
Croydon.

To the treasurer and barons of the exchequer, and to the chamberlains. Whereas the king lately ordered the treasurer and barons to cause to come

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before them John Darcy, and to audit his account of the issues of the manors of Eggefild and Walecote, co. Norfolk, for the time when they were in his hands, the late king having granted to him the manors, which were in his hands by reason of Thomas Rocelyn's adherence to Thomas, late earl of Lancaster, and to certify the king of the issue of such account, so that he might cause Thomas Rocelyn to be satisfied for what they should find to be due to him, the king having restored to him the manors by virtue of the agreement in parliament at Westminster, in the first year of his reign, and Thomas having besought the king to restore to him all the issues of the manors for the time when they were in John's hands, and the treasurer and barons have certified the king that they have audited John's account, and that it is found that John levied from the manors, which are extended at 32*l.* 7*s.* 9*d.* yearly, from 12 August, 17 Edward II., when the late king granted the manors to him for life or until he should provide him with 30*l.* of land yearly for life elsewhere, until St. Matthew, in the 20th year of the said king's reign, upon which day Thomas Rocelyn entered the manors, the sum of 284*l.* 13*s.* 10*d.* clear: the king, having consideration to the late king's grant to John and wishing that he shall receive for each year that he held the manors the said 32*l.* 7*s.* 9*d.*, and that Thomas shall be satisfied for the remainder of the said 284*l.* 13*s.* 10*d.* for the king's discharge in this behalf, orders the treasurer and barons and chamberlains to pay to Thomas 100*l.* 14*s.* 5*d.* of the extent of the manors for the time that they were in John's hands, or to cause him to have an assignment therefor, and to cause the remaining 183*l.* 19*s.* 5*d.* to be levied from John's lands and chattels for Thomas's use.

By K. & C.

Feb. 2.
Langley.

To William Trussel, escheator this side Trent. Order to permit Thomas de Bradenestan to have and hold the lands of the late Simon de Northwold, tenant in chief, which are in the king's hands by reason of the minority of Simon's heir, until further orders, notwithstanding any order to the contrary, and to restore to Thomas any issues received thence, the king having lately granted the custody of the lands to Thomas during the heir's minority.

By p.s. [4327.]

Feb. 18.
Windsor.

To the justiciary of Ireland, present or to come. Whereas Edward I.—understanding from the prior of Holy Trinity, Dublin, that the magnates and chief lords in Ireland ought to have, and were wont to have in times past, the wardships of land held of them by homage and certain services after the death of the tenants thereof, according to the custom in that land, and that the prior entered upon the wardship of the manor of Kyneshale, which John Comyn held of him by homage and certain services, after the death of the said John, and possessed the same until the said king's escheator in Ireland, believing that the custody of the said manor pertained to the said king by reason of the voidance of the priory, took the custody into the said king's hands, and that the said escheator, having afterwards found by inquisition that the custody pertained to the prior and not to the said king, restored it to the prior, and that Amabilla, late the wife of the said John, asserting that the custody ought to pertain to her because the manor was held in socage and she was the nearest [friend] of John's heir, ejected the prior from the custody—ordered Robert de Ufford, then justiciary of Ireland, to prefix a day to the parties to be before the said king and his council to do and receive what should be ordained in this matter, and to send to the said king the record and process had in Ireland in this matter with the writs and other things touching it; and the said king afterwards—understanding by the said Robert's certificate that the custody of the manor pertained to the prior by reason of the homage done to him by the said John, according to the aforesaid custom, as was found by an inquisition that Robert caused to be made—wishing to be certified whether the custom aforesaid was approved by

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Membrane 25—cont.

or annulled by judgment, because the custom was contrary to the laws of England, ordered S. bishop of Waterford, his treasurer of Ireland, and Richard de Exon[ia], then chief justice of the Bench of Dublin, to search the rolls of the justic[iaries] in the treasury and elsewhere, and to send to him the records and processes touching the said custom; and afterwards—because it was found by the certificate of the said bishop and Richard that Roger Andreu and Rosamund his wife in a suit before Alexander de Notyng-ham and his fellows, late justices in eyre at Cassel, between them and Matthew Power and Dionisia his wife of this that Matthew and Dionisia should render to them the custody of the manor of Cloneth and of 40 acres of land in Kylmeroch, as nearest [friends] of the heir of Adam Cristofre, who held the manor in socage, recovered the custody aforesaid against Matthew and Dionisia notwithstanding that the manor and land were held of Matthew and Dionisia by homage and certain services—it was considered before the said king in his court, because this judgment agreed with the English law, that Amabilla should recover her seisin of the said custody of the manor of Kyneshale, notwithstanding the custom aforesaid, as appears by the record and process before the said king, which the king has caused to come before him; and the king now learns from the information of the men of Ireland, by petition before him and his council in parliament, that the chief lords of Ireland now claim the custodies of tenements held of them both by certain services and by homage and certain services, according to the aforesaid custom, and implead divers men of that land before the justiciary to render to the said chief lords such custodies according to the said custom, contrary to the law and custom of the realm and the form of the judgments aforesaid rendered in the like case, wherefore the men have besought the king to provide a remedy: the king therefore orders the justiciary to cause the law and custom of the king's realm and not the custom aforesaid to be observed henceforth before him and other the king's justic[es] of that land in such cases, according to the tenor of the judgments aforesaid. By pet. of C.

To the justices of the Bench of Dublin. Like order to cause the law and custom of the realm to be observed in such cases. By pet. of C.

March 3.
Croydon.

To the collectors of the old and new customs in the port of Kyngeston-on-Hull. Order to deliver to Dinus Forsetti, Peter Reyneri, Bartholomew de Barde, Lotrinus de Colyne, and Lotierus Johan, and their fellows, merchants of the society of the Bardi of Florence, after Queen Philippa have been paid 1000*l.*, by indenture all moneys from the customs in that port, and a leaf of the king's seal called 'coket' of the old custom and his seal called 'coket' of the new custom in that port, to have until they be satisfied for the sum due to them from the king for the expenses of his household, for which they promised to pay a certain sum into his wardrobe daily, the king having granted to them all issues of the said customs and of other customs of the realm until they should be satisfied for the debts aforesaid, excepting the assignments made to John de Hanon[ia], the count of Julers, John de Berners, William Chamberleyn, and Gerard de Potes, and excepting the assignment for 1000*l.* made to Queen Philippa upon the customs in the said port, and having granted that, after the said 1000*l.* had been paid, a leaf of the seal called 'coket' of the old custom and the seal called 'coket' of the new custom in that port should remain in the custody of the said merchants.

Feb. 26.
Croydon.

To the treasurer and barons of the exchequer. William, son and heir of William le Latymer, has shewn the king that he is indebted to the exchequer in divers sums for the debts of William de Latymer his grandfather and of William his father and for his own debts, and Edward I. was indebted to William's grandfather, and Edward II. was indebted to William's father in divers sums of money, as appears by bills of the wardrobe of Edward I. and by bills under the seal of that king's chamberlain of Scotland in William's

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Membrane 25—cont.

possession, and the king is indebted to William in divers debts, and he has besought the king to cause all the said debts to be allowed in the debts due to the exchequer: the king therefore orders the treasurer and barons of the exchequer to call William before them, and to see the bills aforesaid and any other letters and evidences in William's possession, and to account with him for the debts aforesaid, and to allow the sums that they shall find to be due to William in the said debts due to the exchequer, certifying the king in chancery of the sums due from William beyond the sums allowed to him.

By K.

March 5.
Croydon.

To L. bishop of Durham. William de Silkesworth has shewn the king that he lately arramed an assize of novel disseisin before the bishop's justices to take assizes within the liberty of Durham against Richard de Emildon and others named in the original writ concerning tenements in Silkesworth within the said liberty, and that Richard alleged in pleading that he held the two messuages and 50 acres of land placed in view as parcel of the manor of Silkesworth, which he holds of the late king's grant, by reason whereof the justices have heretofore deferred proceeding to take the said assize, wherefore William has besought the king to provide a remedy: the king therefore orders the bishop to order the said justices to proceed to the taking of the assize, notwithstanding the aforesaid grant or allegation, provided that they do not proceed to render judgment herein without consulting the king.

March 1.
Croydon.

To the sheriff of Rutland. Order to cause all the corn, beasts, and other goods and chattels in the manor of Ryhale, in that county, to be appraised in the presence of Margaret, late the wife of Edmund, earl of Kent, and to cause them to be delivered to her by indenture according to such appraisement, taking from her security to answer to the king for the price thereof if they ought to pertain to him, as it was agreed in the last parliament at Westminster that the earl's heirs should be admitted to his inheritance in the same way as they ought to have been admitted if judgment of death had not rendered against him, and the king therefore granted to the said Margaret, executrix of the earl's will, and to her co-executors that they should have all the goods and chattels that belonged to the earl on 14 March last, upon which day the king ordered all his goods and chattels to be taken into his hands, in order that they might make execution of the earl's will notwithstanding the judgment aforesaid, and Margaret has besought the king to cause to be delivered to her all the corn, beasts and goods and chattels aforesaid in the said manor, and the king wishes to do what is just, because the said goods and chattels in the manor ought to pertain to him as he learns.

The like to the following:

The sheriff of Leicester, for the manor of Casteldonyngton.

The sheriff of Surrey, for the manor of 'Wockyng', with the members of Hoke, Sutton, and Pirebright.

The sheriff of Gloucester, for the manors of Lechelade and Bardesle.

The sheriff of Southampton, for the manor of Bedehampton.

The sheriff of Gloucester, for the manor of Musardere.

The sheriff of Somerset, for the manors of Somerton, Kyngesbury, and Cammel.

MEMBRANE 24.

Feb. 14.
Windsor.

To Thomas de Bradestan, constable of Gloucester castle. Order to cause the great tower and the walls and other buildings of the castle and the weirs in the water of Severn pertaining to the castle to be repaired by the view and testimony of the prior of Llanthony near Gloucester, Robert de Aston, and William de Brocworth, expending up to 100 marks.

By K.

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Feb. 20.
Windsor.*Membrane 24—cont.*

To William Trussel, escheator this side Trent. Whereas the king—at the prosecution of Matilda, late the wife of Edmund de Plessey, tenant in chief, suggesting that Edmund, after he married her, enfeofed Hugh le Despenser, the elder, of certain lands in Bardesle, co. Gloucester, and that the lands were taken into the late king's hands by Hugh's forfeiture, and are in the king's hands by reason of the minority of the heir of Edmund, late earl of Kent, who held the lands to him and the heirs of his body of the king's gift, and beseeching the king to cause dower of the said lands to be assigned to her—ordered the escheator to make inquisition concerning the premises, and it is found thereby that Edmund, after his marriage with Matilda, was seised in his demesne as of fee of a messuage, 2 carucates of land, 10 acres of meadow, and 102s. 11d. of yearly rent, with the liberties pertaining to the said tenements and with other appurtenances, in Bradeslegh (*sic*), and that Edmund afterwards, to wit in 16 Edward II., enfeofed the aforesaid Hugh of the premises, and that they are in the king's hands by reason of the minority of the aforesaid heir, and that they are worth yearly in all issues 8*l.* 14*s.* 0*d.*: the king has assigned to Matilda a third of the premises in dower, and orders the escheator to cause the third to be assigned and delivered to her.

Feb. 6.
Langley.

To Anthony de Lucy, keeper of the manor of Penerth, or to him who supplies his place. The king learns from the bakers of the manor of Penerth that whereas they held the king's bakehouses of Penerth at a certain yearly ferm, and the bakehouses were wont to be repaired when necessary out of the issues of the manor, and the bakehouses were burnt and destroyed by the Scots lately invading the realm, so that they have been unable to receive any convenience from the bakehouses since then, nevertheless the said keeper has levied the ferm from them from the time of the destruction of the bakehouses, and has hitherto deferred repairing the bakehouses, wherefore they have besought the king to provide a remedy: the king therefore orders the keeper to cause the bakehouses to be repaired by the view and testimony of Robert de Barton, king's clerk, if he ascertain that they were destroyed by the Scots and that they were repaired at the king's cost in times past. If they ought to be repaired at the king's cost, the ferm shall not be levied from the bakers until the bakehouses are repaired.

Feb. 6.
Langley.

To the treasurer and barons of the exchequer and to the chamberlains. Thomas de Toltham, a native-born merchant, has shewn the king, by petition before him and his council in parliament, that the king is bound to him in 44*l.* 3*s.* 8½*d.* lent to him by Thomas in the port of London in the first year of his reign, as appears by the king's letters patent under the seal called 'coket' in Thomas's possession, and he has besought the king to cause this sum to be paid to him or to be allowed to him in the next customs of wool, hides, and wool-fells to be sent by him out of the realm from that port: the king therefore orders them to see the said letters, and if they ascertain that the aforesaid sum is still owing to Thomas, to cause it to be paid to him out of the treasury or to be allowed to him as above.

By pet. of C.

Jan. 27.
Waltham.

To the treasurer and barons of the exchequer. Marmaduke de Bilton has shewn the king, by petition before him and his council in parliament, that the late king was indebted to him in 67*l.* 5*s.* 8*d.* for the time when he dwelt in garrison of the town of Berwick-on-Tweed, as appears by a bill of the late king's wardrobe in his possession, and he has besought the king to cause this sum to be paid to him: the king therefore orders them to see the said bill, and if they find that the aforesaid debt is still owing to Marmaduke, to cause it to be paid to him out of the treasury, or to cause him to have an assignment for it.

By pet. of C.

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*Membrane 24—cont.*Feb. 18.
Windsor.

To Peter Bernard of Pynsoles and Laurence de Gaillars, keepers of the islands of Gernereye, Jerseye, Serk and Aureneye. Whereas the king has appointed Robert de Norton and William de la Rue to survey the estate of the islands and of the castles therein, and to inform themselves by inquisitions and otherwise concerning the value of the islands in rents, profits, issues, and other emoluments pertaining to the king both in the sea and on land, and concerning certain other things touching the premises, and the king has ordained that Robert shall receive 3s. sterling a day and William 2s. 6d. sterling a day for their wages for the time during which they shall be thus employed: the king therefore orders the keepers to pay to Robert the said sum out of their ferm of the islands.

To the same. Like order for payment of the said William's wages aforesaid.

Jan. 26.
Waltham
Holy Cross.

To the treasurer and barons of the exchequer, and to the chamberlains. The abbot of Leicester has shewn the king, by petition before him and his council in parliament, that the king is indebted to him in 31l. 13s. 4d. for money lent by him to the late king and for corn bought from him for the said king's use, as appears by a bill of the said king's wardrobe in his possession, and he has besought the king to cause this sum to be allowed to him in the next payment that he ought to make of the tenth for four years imposed upon the clergy of the realm by the pope, a moiety whereof was granted to the king: the king therefore orders them to see the bill aforesaid, and if they ascertain that this sum is still due to the abbot, to pay it to him at the exchequer or to cause him to have allowance for it as desired.

By pet. of C.

Feb. 27.
Croydon.

Godfrey son of William de Alta Ripa of Elslak, imprisoned at York for the death of Henry son of John Alkyson, has letters to the sheriff of York to bail him until the first assize.

Feb. 24.
Croydon.

To William de Staundon. Whereas the king has appointed John de Merssheton, John de Percebrigg and Adam Lucas by letters patent to survey all the castles, towns, manors, lands, goods and chattels that belonged to Roger de Mortuo Mari, late earl of March, and to Simon de Bereford, who were drawn and hanged for certain seditions and felonies, in cos. Hereford, Worcester, Gloucester, Salop and Stafford, which he ordered to be taken into his hands by reason of their forfeiture, and also to survey the castles, towns, manors, lands, goods and chattels of John Mautravers, the younger, Thomas Gourneye, Bego de Baiocis, John Deveroil, and William de Okele in the aforesaid counties, who are charged with seditions and felonies and have withdrawn themselves for that reason, not permitting themselves to be justiced, wherefore the king ordered their castles, etc., to be taken into his hands, and to cause all the goods and chattels aforesaid to be appraised by men of those counties, and to be present at the sale of certain of the goods and chattels, and to execute certain other things contained in the said letters, and the king understands that the said John de Merssheton was unable to labour about the premises by reason of bodily infirmity, and that it is expedient that William, who has better knowledge of the premises, shall intend to the premises with the aforesaid John de Percebrigg and Adam: the king therefore orders him to be intendent, aiding and counselling to them in the premises as often as he shall be summoned by them. The king has ordered the sheriffs of the aforesaid counties to pay to William 18d. a day for his wages whilst thus employed.

By C.

Et erant patentes.

The like, '*de verbo ad verbum*,' to John de Wonneton.

By C.

Mandate in pursuance to the sheriffs of the aforesaid counties to pay to William and John the wages aforesaid.

By C.

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*Membrane 24—cont.*Feb. 25.
Croydon.

To Thomas de Foxle, constable of Wyndesore castle. Order to pay to John de Broghton, king's clerk, to whom the late king committed for life the custody of the gate of Wyndesore park and of the king's manor in that park, receiving therefor as much as Laurence de Bagshote, deceased, received for that custody, the arrears of his wages from the time of the constable's appointment, and to pay to him the said wages henceforth.

Feb. 24.
Croydon.

To the sheriffs of Middlesex. Order to supersede the placing of John de Lorti in exigent to be outlawed for not appearing before Richard de Wylughby and his fellows, justices to hear and determine a trespass committed by him and others upon Master William le Mareschal, as he has shewn the king that he is prepared to stand to right in all things concerning the premises and has found mainpernors in chancery to have him before the said justices on the day when the writ to put him in exigent is returnable, to wit Ebulo Lestraunge of co. Lincoln, John de Saye, Reginald de Frome, William de Hynton, William de Hardon, and Henry de More of co. Somerset.

March 28.
Westminster.

To the treasurer and barons of the exchequer. Order to cause the sheriffs of London to be discharged of the yearly ferm of Queenhithe (*Ripa Regine*) in that city from 1 December last, when the king granted the ferm to John de Eltham, earl of Cornwall, his brother, and ordered the sheriffs to pay it to him.

*MEMBRANE 23.*Feb. 24.
Croydon.

To William Trussel, escheator this side Trent. Order to deliver to Margaret, late the wife of Edmund, earl of Kent, the following of her said husband's advowsons, which the king has assigned to her as dower: the advowson of the abbey of Barlinges, co. Lincoln, of the yearly value of 100*l.*; the advowson of the priory of Kerseye, co. Suffolk, of the yearly value of 40*l.*; the advowson of the church of St. Nicholas, South Kelleseye, co. Lincoln, of the yearly value of 10*l.*; the advowson of the church of Ufford, co. Northampton, of the yearly value of 10*l.*; the advowson of the church of Leiham, co. Suffolk, of the yearly value of 20*l.*; the advowson of the church of Lammessh, co. Essex, of the yearly value of 10*l.*; and the advowson of the chapel in the manor of Northweld, in the same county, of the yearly value of 40*s.* By K. & C.

Feb. 24.
Croydon.

To the same. Order to deliver to the said Margaret the following of the earl's advowsons: the advowson of the church of Wynceby, co. Lincoln, of the yearly value of 6*l.* 13*s.* 4*d.*; the advowson of the church of Lifton, co. Devon, of the yearly value of 20*l.*, which the king has assigned to her, in addition to the dower of the advowsons previously assigned to her, to have during the minority of the earl's heir, or until the king cause her to be provided elsewhere with advowsons to the same value, in response to her petition before the king and his council in the last parliament at Westminster, shewing that her husband died seised of the castle, borough, and honour of Arundel, and of the manors of Estdene, Westdene, Sengleton, Cherleton, Lenmenstre, Northstok, Bourne, Stanstede, Wollavyngton, Palingham and Dunherst, co. Sussex, and of the manor of Kyneleye, co. Wilts, with the knights' fees and advowsons of churches pertaining to the castle, borough, honour, and manors aforesaid, of the king's grant, so that she ought to have dower thereof according to the law and custom of the realm, which castle, borough, honour, and manors, with the knights' fees and advowsons, the king has caused to be restored to Richard son of Edmund, late earl of Arundel, as being of his inheritance, by the assent of the prelates,

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Membrane 23—cont.

earls, barons, and *proceres* of the realm in the said parliament, and beseeching the king to cause other advowsons to be assigned to her in recompence for her dower of the advowsons of the six churches and one priory pertaining to the castle, borough, honour, and manors, which advowsons are extended at 90*l.* yearly, as appears by inquisitions taken by Robert Selyman, late escheator this side Trent.

By K. & C.

Feb. 25. To the sheriff of Gloucester. Order to cause a coroner for that county
Croydon. to be elected in place of William de Aston, who is incapacitated by infirmity.

March 4. To William Trussel, escheator this side Trent. Order not to intermeddle
Croydon. further with the manors of Barwe and Brenbradefeld, co. Suffolk, and with the advowson of the church of the former manor, and to restore the issues thereof to Margaret, late the wife of Bartholomew de Baddelesmere, as the king learns by inquisition taken by Simon de Bereford, late escheator this side Trent, that Bartholomew and Margaret held the manors and advowson jointly on the day of Bartholomew's death, to them and to Bartholomew's heirs, and that Margaret continued her seisin thereof with Bartholomew until the late king caused the manors to be taken into his hands amongst other manors and lands that belonged to Bartholomew, and that the manor of Barwe is held of the earl of Norfolk by knight service, and the manor of Brenbradefeld is held of John de Whelunetham and the abbot of St. Edmunds by divers services.

By pet. of C.

March 2. William le Milner of Stivelyngton, imprisoned at York for trespass of
Croydon. venison in the forest of Galtres, has letters to John de Crombewell, keeper of the Forest beyond Trent, or to him who supplies his place in the forest of Galtres, to bail him until the first assize.

March 1. To Robert de Ufford, keeper of the Forest this side Trent, or to him who
Croydon. supplies his place in the forest of Savernak. Order to deliver to Thomas de Harden and Matilda, daughter of William de Harden, his wife, kinswoman and heiress of Roger de Harden, the bailiwick of the forestry of a part of the aforesaid forest called 'Broyl' of Bedewynde, whereof Roger was seised in his demesne as of fee at his death, which is in the king's hands by reason of his death, as appears by inquisition taken by William Trussel, escheator this side Trent, as the king has taken Thomas's homage for Roger's lands, which he has ordered to be delivered to him.

March 5. To the sheriff of Southampton. At the prosecution of Thomas de Byne-
Croydon. don, burgess of Southampton, suggesting that the late king ordered the sheriff of that county to cause a certain number of hurdles (*clairum*), bridges and rafts (*rastellorum*) to be bought and purveyed for the passage of John de Warenn, earl of Surrey, and other magnates that the said king sent to the duchy [of Aquitaine] against the French (*Gallicos*), and the sheriff of that time delivered to Thomas by indenture after the passage the 600 hurdles, 60 bridges, and 24 rafts remaining, to be kept until the said king should otherwise order, and the said hurdles remained in Thomas's custody and have now become rotten and are consumed, the king ordered the present sheriff to make inquisition concerning the premises, and it is found thereby that the aforesaid number of hurdles, bridges, and rafts delivered to Thomas by John de Scures, then sheriff of that county, have lain at Rudbrigg and Jehene (*sic*) from the time of the passage aforesaid until this time, to wit for six years, and that they have become wholly rotten and consumed without Thomas or any one else being to blame, so that they are of no value, and that no part of them has been eloiigned by any one

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Membrane 23—cont.

during the time: the king therefore orders the sheriff not to molest Thomas by reason of the hurdles, bridges, and rafts aforesaid, and to permit him to be quit concerning them.

Feb. 26.
Croydon.

To Richard de la Pole. Order to permit Arnald Micol, the king's butler, and his deputies to collect and levy 2s. from every tun of wine in each port brought into the realm by foreign merchants, and not to intermeddle in any way with the collection, as the king has appointed Arnald to levy this sum for the king's use until Michaelmas next.

March 5.
Croydon.

To Thomas de Foxle, constable of Wyndesore castle. Order to cause John de Melton, Andrew de Bodekesham, Peter de Wycle, and Edmund de London, chaplains, who lately celebrated in the king's chapel within Wyndesore park in accordance with the late king's ordinance, to be received amongst the other chaplains in Wyndesore castle, and to cause suitable houses to be assigned to them for their stay therein, as the king wills that they shall dwell within Wyndesore castle, and shall there intend the divine offices with the other chaplains there for the king's healthy estate and the souls of his ancestors, heirs, and successors.

March 6.
Croydon.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to account with Lapinus Rogere, whom the late king, by his letters patent, which the king has confirmed, appointed assayer of his money for life, and to whom he committed the office of changer (*camporis*) in his exchange of Canterbury for life, receiving yearly 10 marks for the former office and 20*l.* for the latter, for the arrears of his fee for the custody of the said offices, and if they find that 60 marks are in arrear to him, to allow to him 18*l.* at the exchequer and to pay to him the remainder of the said 60 marks, as he has shewn the king that 60 marks of the said fee are in arrear and that he is indebted to the king in 18*l.* for divers causes, and he has besought the king to cause the latter sum to be allowed to him in the arrears, and to cause satisfaction to be made to him for the arrears.

March 8.
Otford.

To William Trussel, escheator this side Trent. Order to deliver to Roesia, late the wife of William Burnel, the manor of Longeleye and the advowson of the chapel of that manor, and the issues thereof received by him; as the king learns by inquisition taken by the escheator that William and Roesia held jointly on the day of William's death the manor and advowson aforesaid of the feoffment of Stephen de Tonge, chaplain, by fine levied in the king's court by his licence, to them and to the heirs of their bodies, and that the manor is held of the king in chief by the service of a quarter of a knight's fee, and the king has taken Roesia's fealty.

March 9.
Otford.

To the sheriff of Nottingham. Order to cause a verderer for Shirewode forest to be elected in place of Ralph de Birton, deceased.

Feb. 27.
Croydon.

To the mayor and sheriffs of London. Order to admit John de Shirbourn to execute the office of coroner in that city, whom Arnald Michol, the king's butler, to whom the office pertains, has substituted in his place because he cannot personally execute the office because he is attending to divers of the king's affairs in various parts of the realm.

MEMBRANE 22.

Feb. 27.
Croydon.

To the receiver of the issues of the king's earldom of Ponthieu. Order to pay to Gerard de Ornis 32*l.* 15*s.* 0*d.*, which the king owes to him for his expenses in going to Burgundy, Savoy, and Almain for the expedition of

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Membrane 22—cont.

certain of the late king's affairs in the 17th year of his reign, as appears by Gerard's account rendered at the exchequer, as Gerard has besought the king to cause this sum to paid to him.

By bill of the treasurer.

Et erat patens.

To the treasurer and barons of the exchequer, and to the chamberlains. Anabilla de Askam has shewn the king that he is indebted to her in 77s. 6d. for fish bought from her for the expenses of his household in the second year of his reign, as appears by a bill under the seal of Robert de Wodehous, then keeper of the wardrobe, in her possession, and she has besought the king to cause her to be satisfied for this sum: the king therefore orders them to see the said bill, and if they find that the said sum is still owing, to cause it to be paid to her out of the treasury or to cause her to have an assignment for it.

Feb. 28.
Croydon.

To John de Harnham. Order to pay to Giles de Bello Campo, keeper of the forest and park of Claryndon, 10*l.* yearly for his fee for the custody aforesaid from the money arising from the underwood in the forest and park, for so long as John shall be selling the underwood, the king having lately appointed him to survey the underwood and to cause it to be sold by the advice of Giles.

March 1.
Croydon.

To the sheriff of Bedford. Order to restore to Henry de Stepingle, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before Robert de Ardern and his fellows, justices last in eyre in the aforesaid county, with entering by night with others the prior of Dunstaple's manor at Rokessokes, and breaking the doors of the houses there, and carrying away the prior's cups, masers (*mazeros*), silver spoons, and other goods to the value of 40*s.*, as he has purged his innocence before the bishop of Lincoln, the diocesan of the place, to whom he was delivered in accordance with the privilege of the clergy.

March 3.
Croydon.

To Laurence de Gaillard, one of the keepers and fermors of the islands of Gernereye, Jereseye, Serk, and Aureneye. Order to pay to William Gleykyn out of the ferm of the islands 68*l.* 6*s.* 8*d.*, which the king owes to him for the arrears of his fee of 40*l.* granted to him, on 28 September, in the first year of the king's reign, in consideration of his good service past and future.

By bill of the treasurer.

March 4.
Croydon.

To the treasurer and chamberlains of the exchequer of Dublin. Order to pay to Anthony Lucy, whom the king has appointed justiciary of Ireland, the usual fee for his office one quarter of the year in advance, as the king wishes to shew him grace, so that he may the more conveniently (*utilius*) provide victuals and other necessities.

By K.

To Robert Power, treasurer of Ireland, or to him who supplies his place. Order to cause all moneys in the treasury of Ireland and coming to the exchequer of Dublin to be kept for the king's use without making any payments thence, until otherwise ordered.

By K.

March 3.
Croydon.

To Arnald Micol, the king's butler, or to him who supplies his place in the port of Southampton. Order to cause the abbot and convent of St. Edward's, Netley (*Lettele*), to have a tun of wine of the right prise for this year, for the celebration of mass in their church, in accordance with the grant of Henry III.

March 9.
Oxford.

To Richard de Par. Order to retain in his possession all the money that the king lately ordered to be paid to him out of the treasury to be sent by him to the duchy [of Aquitaine], and to cause it to be kept safely for the

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Membrane 22—cont.

king's use, and to send to the chancery with all speed the king's charters and letters made to certain nobles in Richard's hands. The king makes this order by reason of certain news (*rumores*) sent to him by letter by his envoys to France.

March 7.
Oxford.

To William Trussel, escheator this side Trent. At the prosecution of Richard Nowel, Geoffrey Daywatre of Andercherch, William le Gros of Donyngton, and Ralph de Wartoft, suggesting that they bought from Edmund, late earl of Kent, all his wood growing in a plot of land called 'Berneshull' within his park of Donyngton by certain bounds contained in an indenture made between them and the earl, for a certain sum of money paid to the earl beforehand, and the said wood was afterwards taken into the king's hands amongst other lands that belonged to the earl, and praying the king to grant that they may fell and carry away the said wood to make their profit thereof according to the agreement between the earl and them, the king ordered Simon de Bereford, late escheator this side Trent, to cause inquisition to be made concerning the premises, and it is found thereby that the said Richard, Geoffrey, William, and Ralph, on 28 April, in the third year of the king's reign, bought from the earl all the said wood within certain bounds, to wit from the high gate of the park towards Donyngton as it extends between the ditches and the water running to Le Waterfal, which is between Berneshull and La Launde and Le Milneclif, for 100 marks to be paid at certain terms, so that they should have free ingress and egress to fell and carry away the wood and to make their profit thereof for three years following after the said 28 April, and that they paid the said sum to the earl in his lifetime in full, and have letters patent of acquittance thereof of William de Hoo, clerk, then the earl's receiver, made by the earl's order, and that two parts of the wood were felled and carried away by them, and that the remaining part is detained from them in the king's hands for the aforesaid reason solely: the king therefore orders the escheator to permit them to fell and carry away the remainder of the wood, according to the agreement aforesaid.

March 10.
Oxford.

To Richard de la Pole, late the king's butler. Order to pay to J. bishop of Winchester, whom the king, on 28 November last, appointed his chancellor, the arrears of the fee of wine that he ought to receive by reason of the said office from the said 28 day until 22 February last, when the king appointed Arnald Micol his butler.

March 10.
Oxford.

To the sheriff of Sussex. Order to cause a coroner for that county to be elected in place of Gervase de Loem, who is insufficiently qualified.

To Peter de Tyliol, late sheriff of Cumberland. Order to pay to Thomas de Burgh, king's clerk, who is going to Ireland for the expedition of certain of the king's affairs, 15*l.* out of the issues of the said county, in part payment of 50*l.* that the king has granted to him in aid of his expenses in affairs aforesaid.

By K.

To Anthony de Lucy. Like order to pay to the said Thomas the 100*s.* for Michaelmas last, due from Anthony to the king for the marriage of Marmaduke, son and heir of Robert de Lombeye, tenant in chief of the late king.

By K.

March 10.
Oxford.

To the treasurer and barons of the exchequer. Order to pay to Queen Philippa 473*l.*, to wit 300*l.* from the issues of the bailiwick of the chamberlain of South Wales, and 173*l.* of the goods and chattels that belonged to Roger de Mortuo Mari, late earl of March, in the hands of Robert de Harle, which sums the king has granted to her in aid of the expenses of her household.

By K.

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*Membrane 22—cont.*March 20.
Eltham.

To the sheriff of Gloucester. Order to cause two ships to be provided and freighted on the sea-coast within his bailiwick, and to cause them to be taken to Bristol, and to be there delivered to Adam de Lymbergh, chancellor of Ireland, and to William de Tikhull, chief baron of the exchequer of Dublin, and Roger de Bauquell, one of the justices of the Bench of Dublin, who are going to those parts by the king's order. By K.

March 21.
Westminster.

To Richard Symond, steward of the earldom of Pembroke, or to him who supplies his place. Order to cause Thomas de Wougan, son and heir of John de Wougan, tenant in chief of the late king, to have seisin of his father's lands, as the king has taken his homage and he has proved his age before Guy Brian, steward of Haverford, according to the custom of those parts.

By p.s. [4473.]

The like, '*mutatis mutandis*,' to the following:

Anthony de Lucy, justiciary of Ireland, or to him who supplies his place, for John's lands in Ireland.

Guy Brian, the king's steward of Haverford, or to him who supplies his place.

MEMBRANE 21.

March 9.
Otford.

To the sheriff of Rutland. Order to permit William Trussel, escheator this side Trent, to seize into the king's hands and to execute his office concerning the lands that belonged to Edmund, late earl of Kent, according to the king's order of 18 January last to the escheator, because it was agreed in parliament that the earl's heirs should be admitted to his inheritance in the same way as they would have been if judgment of death had not been rendered against him.

The like to the sheriff of Leicester.

March 15.
Otford.

To the treasurer and barons of the exchequer, and to the chamberlains. Roger de Waltham, formerly keeper of the late king's wardrobe, has shewn the king that he rendered his final account of the said wardrobe, and delivered at the exchequer the names of those to whom the late king was indebted, and that, because divers of the late king's writs of *liberate* for certain sums of money to be paid to Roger from the treasury and other writs of the said king and of the present king for making payments to divers creditors whose names are noted in the said account are still pending unpaid in the exchequer, the treasurer and barons charge Roger with the sums thus paid by them to the said creditors by virtue of the writs aforesaid, and distrain him to answer for the said sums, wherefore he has besought the king to provide a remedy for his and the king's indemnity: the king therefore orders the treasurer and chamberlains to search the said writs and the payments made to any persons whomsoever concerning the aforesaid office, and to cause the payments to be deducted from the sums contained in the writs, and to cause the writs to be thus endorsed, so that hereafter no payment may be made by virtue of the said writs. The king wills that the following method of satisfaction shall be observed concerning the debts still owing by the aforesaid account: before payment, allowance, or satisfaction be made to any creditor, the account shall be first seen and there shall be then subtracted from the surplus of the account the sum to be paid or allowed to the creditor, and the bill or any other deed that the creditor may have concerning the debt shall be there received and delivered to the king's receipt, and shall remained condemned (*dampnatum*), and thus payment or allowance shall be made to the creditor, and express mention shall be made

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Membrane 21—cont.

in the rolls of the exchequer upon the satisfaction that Roger had rendered his account thereof at the exchequer of accounts; and the king wills that Roger shall not be charged with any payments or allowances made to any persons upon the said surplus of his account, and he wills that no payment, allowance or satisfaction of any debt owing by the said account shall be made henceforth by pretext of any order of his without this order being observed.
By C.

March 20. The like, '*mutatis mutandis*,' to William, archbishop of York, late keeper
Eltham, of the said king's wardrobe.

March 17. To the sheriff of York. Order to pay to Joan Comyn of Boghan 20*l.* for
Otford, Easter term, in accordance with the king's grant to her of 40*l.* yearly from the issues of that county.

March 12. To the keeper of the manor of Talleworth. Order to cause John de
Otford, Bokenham to have the office of hayward (*officium haywarderie*) of that manor, and to pay to him such wages as others were wont to receive for that office, as the king wills that he shall have the office during good behaviour.
By p.s. [4446.]

March 15. To the sheriff of Hereford. Order to cause a coroner for that county to
Otford, be elected in place of William Esger, who cannot discharge the duties of the office because he is a common merchant and frequently goes to parts beyond sea for the exercise of his merchandise.

March 18. To the chamberlain of Chester. Order to pay, notwithstanding any
Eltham, other order of the king for the payment of the issues of that county elsewhere, the freight of the ships that the king has ordered William de Clynton, justice of Chester, or him who supplies his place, to provide and freight (*frectare*) and to deliver to Adam de Lymbergh, chancellor of Ireland, William de Tikhull, chief baron of the exchequer of Dublin, and Roger de Baukwell, one of the justices of the Bench of Dublin, for the passage of themselves and of their household to Ireland, whither they are going by the king's order.

Vacated, because otherwise below.

March 16. To the sheriff of Essex. Order to cause a verderer for the forest of
Otford, Essex to be elected in place of Robert William of Haveryng', who does not dwell in that county.

March 16. To the same. Order to cause a coroner for that county to be elected in
Eltham, place of Robert de Haghham, who cannot execute what pertains to the office because he does not dwell in the county.

March 22. To the bailiffs of Scardeburgh. Order to cause the houses, walls, turrets,
Westminster, and bridges of the castle of Scardeburgh to be repaired by the view and testimony of Henry de Percy, keeper of the castle, or of him who supplies his place, expending up to 100 marks out of the ferm of their town, as the king is given to understand that they greatly need repair. By K.

To the sheriff of Essex. John, brother of William de la Haye, has shewn the king that whereas John de Legh impleads him before the king for a trespass committed upon him, and John, brother of William, is put in exigent to be outlawed in that county because he did not come before the king to answer to John de Legh for the trespass aforesaid, and he has besought the king, since he is prepared to stand to right in all things concerning the premises, that he will—[*Incomplete*].

[*Cancelled.*]

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Membrane 21—cont.

March 23. To William Trussel, escheator this side Trent. Order to deliver to Alice, Westminster. late the wife of John de Basingg', tenant in chief, the following of his lands, which the king has assigned to her in dower: the manor of Basingg', co. Southampton, excepting the park and excepting 77 acres of meadow in the park, which manor is extended at 21*l.* 1*s.* 3½*d.* yearly beyond the park and meadow aforesaid; the parks of Prevet and Shirebourn, in the same county, which are worth nothing beyond the maintenance of the deer (*ferarum*), and a third of certain lands in Sottewell, co. Berks, of the yearly value of 6*l.* 17*s.* 6*d.*; in accordance with the king's late order to Simon de Bereford, late escheator this side Trent, who was amoved from office before the order was put into execution.

March 23. To the sheriff of Kent. Order to restore to John son of Walter atte Westminster. Persones of Preston, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before William la Zouche, Bartholomew de Burgherssh, Richard de Wylughby, and Gilbert de Toudeby, late justices of oyer and determiner in that county, with the theft of 27 mother-sheep of Henry Brounyng of Brugg and 37 sheep (*multonum*) of John Bertram of Stellyng, as he has purged his innocence before the commissary of S. archbishop of Canterbury, specially deputed for this purpose, he having been delivered to ecclesiastical custody according to the privilege of the clergy.

March 23. To Thomas de Hampton. Order to deliver to Robert de Penros, William Westminster. de Werdale, and Richard de Suthorp,—whom the king has appointed by his letters patent to make view of the accounts of the bailiffs and keepers of the castles, manors, and lands that belonged to Roger de Mortuo Mari, late earl of March, Simon de Bereford, John Mautravers, Thomas Gourneye, Bego de Baiocis, John Deveroil, and William de Okle in South Wales, and to take information concerning the arrears of fermes and rents and debts due to the said earl and the others in South Wales—all rolls in his custody of the accounts of the bailiffs and receivers of the said lands of the time when he was auditor of such accounts with John le Botiller, and to receive the said rolls back again, and to cause them to be safely kept until otherwise ordered. The king has ordered the said men to receive the rolls and to return them to Thomas.

March 18. To William Trussel, escheator this side Trent. Order not to intermeddle Eltham. further with the manor of Inkepenne, as he has returned to the king that he took the manor into the king's hands because it was found by an inquisition of office taken by him that John Mautravers, the younger, at the time when Roger de Mortuo Mari, late earl of March, and his accomplices were captured for seditions, was seised of the manor by feoffment of Thomas Raundelou and Emelina his wife, and that John afterwards, on 18 November last, re-delivered the manor to Thomas and Emelina and quit-claimed it to them, because Nicholas son of Roger de Inkepenne arramed an assize of novel disseisin against Thomas and Emelina concerning the said manor, of which assize he was not aware (*non constabat*).

March 28. To Robert de Holewell, late sub-escheator in cos. Norfolk and Suffolk. Eltham. Order to restore any issues in his hands of the lands specified below that Robert de Thorp held of other lords than the king, as the king—upon its being found by inquisition taken by Simon de Bereford, late escheator this side Trent, that Robert at his death held in chief a moiety of the manor of Combes, rendering therefor yearly to the exchequer 11*l.* 3*s.* 4*d.* fee-ferm and 15*s.* of the rent called 'yearly scutage' for all services, and that he held no other lands of the king as of the crown, but that he held divers lands of other lords in Horham, Fresingfeld, Congham, Bonewell, and Tyveteshale

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Membrane 21—cont.

in socage, and that John de Thorp, his son, was his next heir and was aged fourteen years, and because it appeared by certificate sent into chancery that the said moiety of the manor of Combes is not held of the king as of the crown—ordered William Trussel, escheator this side Trent, to retain in the king's hands the moiety aforesaid until otherwise ordered, and not to intermeddle with the other lands thus held of other lords, and to restore the issues thereof.

To Oliver de Ingham. Like order for restoration of the issues of the lands held by Robert of other lords than the king, the custody whereof the king committed to Oliver.

MEMBRANE 20.

March 20.
Eltham.

To the treasurer and barons of the exchequer, and to the chamberlains. Maurice Dragheswerd has shewn the king that the late king was indebted to him in 25*l.* 10*s.* 0*½d.* for divers expenses and costs about the custody of the king's destriers and of his other great horses of the time when Maurice was keeper of the said horses, as appears by the account of Roger de Waltham, then keeper of the said king's wardrobe, rendered at the exchequer, for which he has not yet obtained payment, and he has besought the king to order payment to be made to him: the king therefore orders them to search the rolls and memoranda of the exchequer concerning Roger's account, and if they ascertain thereby or by other means that the said sum is still owing to Maurice, to cause it to be paid to him out of the treasury, or to cause him to have an assignment therefor. By C.

March 22.
Westminster.

To the same. Anthony Pisane has shewn the king that the late king at his death was indebted to him in 8,701*l.* 8*s.* 6*d.*, as appears by bills under the seals of Robert de Northburgh and Robert de Wodehous, late keepers of the late king's wardrobe, in his possession, and he has besought the king to order payment or satisfaction to be made to him for the aforesaid sum: the king, acceding to his petition in consideration of his good service to him and to the late king, orders them to see the said bills, and if they ascertain that the aforesaid sum is owing to Anthony, to cause it to be paid to him out of the treasury, or to cause him to have an assignment therefor.

By p.s. [4474.]

March 24.
Westminster.

To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands, etc., specified below, and to restore the issues thereof to Joan, late the wife of John de Pabeham, as the king learns by inquisition taken by the escheator that the said John and Joan were jointly enfeoffed at John's death of the manor of Walden, and of certain lands in Stanford, and of certain lands in Emberton, and of a burgage in Olneye by fines levied in the late king's court and in the king's court, for their lives, and to the heirs of John, and that Joan continued her seisin thereof with John until the day of his death, and that the manor is held of the king in chief as of the honour of Peverel by the service of one knight's fee, and that the lands in Stanford and Emberton and the said burgage are held of other lords by various services.

March 26.
Westminster.

To Richard Simound. Order not to intermeddle further with the purparty of Haverford, notwithstanding his late appointment by the king as steward of the county of Pembroke and keeper of the castles, manors, and lands in that county and of the purparty aforesaid, and to permit Guy de Briane, the king's yeoman, to have the purparty, as the king had previously granted to Guy during pleasure the stewardship and custody of the castle and town of Haverford and of the king's lands pertaining thereto. By C.

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Membrane 20—cont.

March 23. To Margaret, late the wife of Edmund, earl of Kent. Request that she
Westmoreland, will permit John de Warennna, earl of Surrey, to hold until Michaelmas next the manor of Swannescombe, which the king lately assigned to her as dower of the castle of Arundel and of other lands of her late husband, as the king had previously granted the manor to John under a certain form in part satisfaction of the fee that he receives from the king yearly for his stay with the king, and John has besought the king to grant that he may hold the manor until Michaelmas, so that he may receive the corn and other issues thereof, as he has caused a great part of the manor to be tilled and sown at his cost. The king will make compensation to her elsewhere.

March 28. To the sheriff of Norfolk and Suffolk. Order to have at the exchequer at
Eltham, the next proffer all the money of the king's that he has collected or can collect, as the king greatly needs money at present for the expedition of his affairs, any orders of the king's previously sent to him for payments thence to be made elsewhere notwithstanding. He is ordered to cause proclamation to be made that all bailiffs of the king's cities and towns, boroughs and manors, and the fermors of his lands who owe any money or ferm to the king shall have the money and ferm at the exchequer as soon as possible, to be delivered into the treasury, notwithstanding any previous orders for payment thence elsewhere. The king will cause satisfaction to be made for the said payments. By K.

The like to all the sheriffs of England.

To the chamberlain of North Wales. Like order to have all money collected by him and that he can collect at the exchequer in a month from Easter next. By K.

The like to the following :

The chamberlain of South Wales.

The chamberlain of Chester.

The receiver of the stewardship of Cornwall.

The keeper of the manor of Brustwyk.

The keeper of the Isle of Wight.

The escheator this side Trent.

The escheator beyond Trent.

The justice of the Forest beyond Trent.

The receiver of the county of Ponthieu and of Montreuil (*Montis Strolli*).

April 4. To S. archbishop of Canterbury. Order to assist John de Eltham, earl
Dover, of Cornwall, whom the king has appointed keeper of the realm and to supply his place during his absence in France, whither he is going on pilgrimage in fulfilment of a vow made whilst in a certain peril and for certain affairs touching him and his realm, with his counsel in directing and expediting the affairs of the king and his realm during the king's absence, and to ordain his stay in some suitable place in the meantime, so that he may assist the said earl as often as need be and when summoned, the king having enjoined the earl to dispose and ordain of the said affairs by the counsel and advice of the archbishop and certain other prelates and magnates of the realm. By K. & C.

The like '*mutatis mutandis*,' to the following :

The archbishop of York.

S. bishop of London.

W. bishop of Norwich.

Henry, earl of Lancaster.

The mayor of London.

April 4. To William Trussel, escheator this side Trent. Order not to intermeddle
Dover, further with a moiety of the manor of Sutton, and to restore the issues

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Membrane 20—cont.

thereof, as the king learns by inquisition taken by the escheator that Alice, late the wife of Edmund de Sutton, held at her death no lands of the king in her demesne as of fee, but that she held a moiety of the manor of Sutton for life by fine levied in the late king's court, of the grant of Walter de la Berton, parson of the church of Wykham, to her and the said Edmund for their lives, with remainder to Ralph de Monte Hermerii, deceased, and to Isabella his wife, and that the aforesaid moiety is held of the king by the service of a moiety of a knight's fee.

April 1.
Eltham.

To the sheriff of Norfolk and Suffolk. Order to have at the exchequer on the morrow of the Ascension next all moneys of the king collected by him or that he can collect, notwithstanding any orders previously sent for payments thence to be made elsewhere, as the king greatly needs money at present for the expedition of his affairs. He is ordered to cause proclamation to be made that all bailiffs of the king's cities and towns, boroughs and manors, and the fermors of his lands who owe any money to the king shall have the money and fermes at the exchequer at the said day, to be paid into the treasury, notwithstanding any previous orders for payments therefrom. The king will cause satisfaction to be made for the said payments.

By K.

The like to all the sheriffs of England.

To the chamberlain of North Wales. Like order.

By K.

The like to the following :

The chamberlain of South Wales.

The chamberlain of Chester.

The receiver of the stewardship of Cornwall.

The keeper of the manor of Brustwyk.

The keeper of the Isle of Wight.

The escheator this side Trent.

The escheator beyond Trent.

The justice of the Forest beyond Trent.

The receiver of the county of Ponthieu and of Montreuil.

The keeper of the islands of Gernereye, Jereseye, Serk, and Aurneye.

April 8.
Bermondsey.

To the bailiffs of Bedford, for the present and future. Order to pay to Matilda, late the wife of Roger Lestrange (*Extraneus*), the arrears of 10*l.* yearly from the time when that town was taken into the king's hands by his justices last in eyre in that county, if the 10*l.* have been detained from her by reason of the taking of the town into the king's hands, and to pay to her that sum yearly out of the ferm of the town henceforth, in accordance with the late king's order to the bailiffs of that town to pay her the said sum yearly out of the ferm of the town from 31 July, in the fifth year of his reign, when Roger died, for her life as contained in his letters patent, Edward I. having granted to her by his letters patent the said sum from the ferm of that town because Roger had no lands in fee whereof she might be dowered in case she survived him, as she says that she received this sum yearly from the said 31 July until the town was taken into the king's hands as above.

Et erat patens.

April 10.
Eltham.

To William Trussel, escheator this side Trent. Order to restore to John son of Alan Talbot, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before Henry de Hambury and Robert Burdet, late justices to deliver Leicester gaol, with the death of John le Mazon of Swanyngton, as he has purged his innocence before H. bishop of Lincoln, the diocesan, to whom he was delivered in accordance with the privilege of the clergy.

1331.

March 28.
Eltham.

MEMBRANE 19.

To Anthony de Lucy, justiciary of Ireland, or to him who supplies his place there. Order to see the king's letters patent committing to Nicholas son of Rerich the office of ulnage of cloth from beyond sea in Ireland, and if he find that the office was granted for life, to permit Nicholas to have and exercise it for life according to the tenor of the said letters until otherwise ordered, notwithstanding the commission thereof to John de Sutton during pleasure, as the king understands that he had granted the office to Nicholas for life prior to the said commission.

To John de Cloudekan. Order to execute the office of the king's market in Ireland until otherwise ordained, in accordance with the king's grant thereof to him for life, notwithstanding the subsequent grant of the office to Richard de Pertenhale, clerk, during pleasure.

To Richard de Pertenhale. Order not to intermeddle further with the office aforesaid as the king had previously granted it to the said John.

Feb. 25.
Croydon.

To the treasurer and barons of the exchequer, and to the chamberlains. John Juntino, merchant, has shewn the king, by petition before him and his council in parliament, that the king is indebted to him in 26s. 8d. for a loan made by him in the port of Newcastle-on-Tyne, as appears by the king's letters patent under his seal called 'coket' in John's possession, and he has besought the king to order payment to be made to him: the king therefore orders them to examine the letters aforesaid, and if they ascertain that the said sum is still owing to John, to cause it to be paid to him at the exchequer.

Like writs to the same for the following merchants:

Arnald Van for 7*l.* in the port of London.

Stephen Launval for 88s. 2½*d.* in the port of London.

William Lanfridi for 15*l.* 7s. 3d.

Walter de Eton for 18*l.* 3s. 7d.

Henry Outrigh for 9*l.* 11s. 10d.

Clement de Nigro for 86*l.* 6s. 0½*d.* in the said port and in the port of Southampton.

To the same. Puchus de Portenare has shewn the king, by petition before him and his council in parliament, that the king is indebted to him in 18*l.* 11s. 11d. lent to the king by him in the port of London, as appears by the king's letters patent under his seal called 'coket' in his possession, and he has besought the king to cause payment or assignment to be made to him for the said sum: the king therefore orders them to examine the letters aforesaid, and if they find that the said sum is still owing to Puchus, to pay it to him or to cause him to have a suitable assignment for it.

Like writs to the same for the following merchants:

Conradinus Clippyng, Hermann Clippyng, John Clippyng, John de Wolde, John de Hamme, John de Menden, Herman de Menden, and Wessaillus de Bergh for 255 marks 4s. 0½*d.* in the port of Kyngeston-on-Hull.

Nicholas Usus Maris for 28s. 8½*d.* in the port of London.

Nicholas le Coyfestere for 8*l.* 14s. 11d. in the same port.

Cambinus de Ispania for 10*l.* 6½*d.* in the same port.

Suro Malom for 9*l.* 6¾*d.* in the port of Southampton.

Galiotus Usus Maris for 6*l.* 14s. 4d. in the said port.

Vastardus de Tright, John Beryng, Henry son of Gilbert de Teit, and Arnald Testel for 25*l.* 18s. 1d. in the said port.

Bonannus de Luca for 44*l.* 13s. 4½*d.* in the said port.

To the same. Anthony Usus Maris has shewn the king, by petition before him and his council in parliament, that the king is indebted to him in 84*l.* 1s. 10d. lent by him to the king in the port of London, as appears by

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Membrane 19—cont.

the king's letters patent under his seal called 'coket' in his possession, and he has besought the king to order payment thereof to be made to him, or to order allowance therefor to be made to him in the customs of wools to be next sent by him from that port to ports beyond sea: the king therefore orders them to examine the letters aforesaid, and if they find that this sum is still due to Anthony, to cause it to be paid to him, or to cause him to have allowance for it as above.

The like in favour of John de Friselegh for 8*l.* 4*s.* 8*d.* in the port of London.

April 1.
Eltham.

To the bailiffs of the city of Lincoln. Order to pay to William de Ros of Hamelak 75 marks from the ferm of their city for Easter term last, in accordance with the late king's grant of 22 August, in the 16th year of his reign, of 150 marks yearly from the ferm of that city and of the like sum from the ferm of the city of York, until he should provide him with 300 marks of land yearly between the Thames and the Tees.

The like to the bailiffs of York for the like sum.

April 2.
Eltham.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the bailiffs of Lincoln for 75 marks, paid by them in execution of the preceding order.

The like for the bailiffs of York.

April 8.
Bermondsey.

To John de Wyndesore, keeper of the exchange of the city of Canterbury. Order to cause the houses of the exchange to be repaired by the view and testimony of two approved men of that city, out of the issues of the exchange and out of the king's money paid to him as imprest of his office, expending up to 22*l.* Witness: John de Eltham, earl of Cornwall, keeper of the realm.

By C.

April 11.
Eltham.

To William Trussel, escheator this side Trent. Order not to intermeddle with the manors and lands pertaining to the priory of Holy Trinity, Canterbury, and to restore the issues thereof to the sub-prior and convent, as the king learns from the complaint of the sub-prior and convent that the escheator has taken the manors and lands of the priory into the king's hands by reason of the voidance of the priory, otherwise than was wont to be done in times past, and it appears by inspection of the rolls of chancery of Edward I. that the custody of the priory was not wont to pertain to him or his ancestors in times of voidance, wherefore the said king ordered Master Henry de Bray, then escheator this side Trent, to pay to the prior and convent all the issues that he had taken from the custody of the priory in the last voidance, and ordered him not to intermeddle further with the priory by reason of the voidance. Witness: John de Eltham, earl of Cornwall, keeper of the realm.

April 12.
Eltham.

To Peter Bernard de Pynsole and Laurence du Gaillars, keepers of the islands of Gernereye, Jereseye, Serk, and Aureneye. Order to inform themselves by all ways and means concerning the lands given by the king's progenitors for the maintenance of chantries, alms, and other works of piety for their souls, and concerning the withdrawals of such chantries, alms, and works of piety, and to cause what they shall find by such information has been withdrawn contrary to the disposition of the king's progenitors to be brought back to its due state by the taking of the said lands into the king's hands and by other lawful means, certifying the king of their proceedings, as the king is given to understand that men of religion and other ecclesiastical persons in the islands have unduly withdrawn the chantries, alms, and other works of piety that they are bound to find for the souls of his progenitors and for the maintenance of which divers lands were conferred upon them by the liberality of the king's progenitors. Witness: John de Eltham, earl of Cornwall, keeper of the realm.

Et erat patens.

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*Membrane 19—cont.*April 10.
Eltham.

To the treasurer and barons of the exchequer. Order to deliver to W. archbishop of York the possession of two dies (*cuneorum*) with appurtenances to mint (*cambiend'*) in the city of York, provided that oaths be taken from the ministers of the dies as was usually done in other exchanges, as Edward I. on 28 July, in the 28th year of his reign—because it was testified before him by the treasurer and John de Langeton, then his chancellor, that it was agreed and concluded at Westminster in Trinity term then last past that Thomas, then archbishop of York, should have the possession of two dies with appurtenances to mint in the aforesaid city in the same way as his predecessors had of the said king's grant, saving the action and right of the king and of others (*alterius*) when they wished to speak concerning this—ordered the treasurer and barons of the exchequer to cause the said archbishop to have possession of the two dies, provided that oaths should be taken from the ministers of the dies as above. Witness: John de Eltham, earl of Cornwall, keeper of the realm.

April 13.
Eltham.

To the keeper of the castle of Hertford and to the fermor of the members of Esendon and Beyford, pertaining to the castle. Order to pay to John de Paris—to whom the king, on 23 January last, committed the office of gatekeeper of that castle during pleasure, receiving therefor the usual wages of the office—the arrears of his aforesaid wages from the said 23 January, and to pay to him the said wages henceforth for as long as he shall remain in that office. Witness: John de Eltham, earl of Cornwall, keeper of the realm.

*MEMBRANE 18.*April 12.
Eltham.

To Peter Bernard de Pynsole and Laurence de Gaillars, keepers of the islands of Guernereye, Jereseie, Serk, and Aureneye. Order to inform themselves by all ways and means concerning manors, lands, fees, rights and liberties, and wardships of the heirs of the king's tenants in those islands that ought to pertain to the king, and which have been unjustly occupied by men of those islands, the men of religion and others, and to bring back to their proper state all things that they shall find have been usurped or subtracted to the king's damage and prejudice, as they shall see fit according to right, as the king is given to understand that certain men of those islands, men of religion and others, have heretofore occupied and do still occupy divers manors, lands, fees, rights and liberties, and wardships of the heirs of the king's tenants in those islands that ought to pertain to the king, and that many men of the islands who are bound to do homages, fealties, and other services and duties (*deveria*) do not do such homages and fealties and withdraw such services and duties. Witness: John de Eltham, earl of Cornwall, keeper of the realm. By C. and by p.s.

*Et erat patens.*April 10.
Eltham.

To the sheriff of Northampton. Order to cause a verderer for the forest of Rokyngham to be elected in place of Thomas de Buketon, whom the king has moved from office for insufficient qualification. Witness: John de Eltham, etc.

Like order concerning John Griffyn.

April 2.
Eltham.

To John Sturmy. Order to cause leafless oaks to be taken to the value of 10 marks in the park and in the foreign wood of the manor of Thunderleye, which John holds of the king for the term of his life, and to be sold by the view of Robert de Jeddeword, and to cause the money thence arising to be expended by Robert's view about the repair of the defects in the manor, as the king is given to understand that there are many defects in the manor that greatly need repair. By C.

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*Membrane 18—cont.*April 12.
Eltham.

To the treasurer and barons of the exchequer. Order to discharge Robert de Holewell, late sub-escheator in co. Kent of Simon de Bereford, late escheator this side Trent, of the issues of the lands of John de Boclong, knight, deceased, as the king—upon its being found by inquisition taken by Simon that John held no lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held certain lands in ‘gavelkynde’ in the town of Maidestane of the archbishopric of Canterbury, then void and in the king’s hands, by the service of 5s. 8d. yearly, and that Gregory, Richard, Laurence, and John, his sons, and John son of John de Boclong, the younger, were his next heirs—ordered Simon not to intermeddle further with John’s lands, and Robert de Holewell has given the king to understand that Simon charged him with the issues of the said lands whilst they were in the king’s hands by reason of the voidance of the archbishopric, by reason whereof he remains charged therewith at the exchequer, and he has besought the king to provide for his indemnity. Witness: John de Eltham, earl of Cornwall, keeper of the realm.

April 12.
Eltham.

To Peter Bernard de Pynsôles and Laurence du Galars, keepers of the islands of Gernereye, Jereseye, Serk, and Aureneye. Order to cause the king’s granges and mills in the islands aforesaid to be repaired by the view and testimony of approved men of those parts out of the said keepers’ ferm, expending up to 20 marks. Witness: John de Eltham, keeper of the realm.

By the treasurer.

April 13.
Eltham.

To the sheriff of Essex. Order to cause a coroner for that county to be elected in place of John Walram, who is insufficiently qualified. Witness: John de Eltham.

April 22.
Wingham.

To Robert de Hambury, chamberlain of North Wales. Order to pay to John de la Hide of Boyie—to whom the king, on 12 January last, committed the bailiwick of the forestry of the forest of Snawedon in North Wales during good behaviour, receiving therefor as much as others who have had the office were wont to receive—as much for his wages from the said 12 January and hereafter for so long as he shall hold the office as others who have had the office were wont to receive.

By p.s.

April 20.
Wingham.

To the treasurer and barons of the exchequer. Whereas the late king, on 19 November, in the 18th year of his reign, by letters patent under his exchequer seal, committed to Robert Alard of Wynchelse the towns of Wynchelse and La Rye and the manor and marsh of Ihamme from Michaelmas preceding during his pleasure, so that they should answer to him for the issues, and Robert has shewn the king that his houses at Wynchelse and the rolls, memoranda, and other things touching his account of the issues of the towns, manor, and marsh aforesaid for the time when he thus held the custody thereof were burnt with other his goods in the same houses, so that he is unable to render his account as he ought to do, and he has besought the king to charge him at the exchequer with as much for the towns, manor and marsh aforesaid for the time when they were in his custody as Simon le Croiser, late keeper of the towns, manor and marsh, or other keepers thereof were heretofore wont to render for the same: the king therefore orders the treasurer and barons to examine the accounts of Simon and other keepers of the towns, manor and marsh aforesaid rendered at the exchequer, and to charge Robert with the issue thereof for the time that he had the custody according to what they shall find answer was made to the king or his father by the aforesaid accounts, allowing to him what ought to be allowed in reason.

By C.

April 16.
Eltham.

To the same. Order to cause to be allowed to William son and heir of William le Latymer in the debts due from him to the king what they shall

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Membrane 18—cont.

find to be due to him from the king, according to the king's previous order [*as at page 204 above*], certifying the king under the exchequer seal of what they shall find to be due to the king after such allowance, as William has given the king to understand that they defer allowing him the aforesaid sums, although he has accounted at the exchequer for all the premises [*as at page 204*]. Witness: John de Eltham.

April 14.
Eltham.

To Philip Lambright, keeper of the forest of La Haye near Hereford, or to him who supplies his place there. Order to deliver to the citizens of Hereford twelve oaks fit for timber in the forest of La Haye, and to permit them to fell the same and to carry them out of the forest, as the king has granted to them the said oaks for the repair of the six gates and five bridges of the city, which are weak and ruinous. Witness: John de Eltham.

April 15.
Eltham.

To the treasurer and barons of the exchequer. Order to cause Philip de Columbariis—to whom the king, on 17 March, in the first year of his reign, committed his mine within his manor (*mansum*) of Coumbe Martyn, co. Devon, for four years from the following Easter, rendering therefor 20 marks yearly to the exchequer—to be discharged of the aforesaid 20 marks from 30 October, in the second year of the king's reign, when he rendered the mine into the king's hands and restored the letters patent, wherefore the king ordered the sheriff of that county to take the mine into his hands. Witness: John de Eltham.

March 10.
Oxford.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to cause Queen Philippa to have 473*l.*, to wit 300*l.* from (*super*) the issues of the bailiwick of the chamberlainship of South Wales, and 173*l.* from the goods and chattels of Roger de Mortuo Mari, late earl of March, the king's enemy, in the hands of Robert de Harle, which sums the king has granted to her in aid of the expenses of her household. By K.

April 22.
Wingham.

To the sheriff of Somerset. Order to cause a coroner for that county to be elected in place of Reginald Huse, who is insufficiently qualified.

April 22.
Wingham.

To William Trussel, escheator this side Trent. Order to cause assignment of dower to be made to Joan, late the wife of John de Pabeham, tenant in chief, upon her taking oath not to marry without the king's licence.

April 21.
Wingham.

To H. bishop of Lincoln. Order to cause the sequestration of the goods of Master William de Weston, late parson of the church of Abberbury, to be released, and to permit William's executors to have the administration and to dispose thereof as shall seem fit for William's soul, the king having ordered the bishop to cause all William's ecclesiastical goods and chattels to be sequestered, and to be kept without diminution until further orders, because he was given to understand that William was indebted to him at his death in divers debts that had not been satisfied, as William, bishop of Norwich, the treasurer, has now testified before the king in chancery that it is not found at the exchequer that William owes the king any debts there.

By C.

April 24.
Wingham.

To Arnald Micol, the king's butler, or to him who supplies his place in the port of London. Order to deliver to the monks of St. Peter's, Westminster, a tun of wine of the right prise of London for the present year, in accordance with the grant of Henry III. to them of a tun of wine yearly for the celebration of divine service.

April 20.
Wingham.

To William Trussel, escheator this side Trent. Order to deliver to Petronilla, late the wife of Richard de Monemuth, tenant in chief in co. Hereford, the following of his lands, which the king has assigned to her

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Membrane 18—cont.

in dower: two parts of 60 acres of land and 20 acres of meadow in Sutton, in that county, of the yearly value of 18s. 8d.; and 5s. 2d. of yearly rent in the same town. The escheator is ordered to take her fealty in this behalf.

April 22.
Wingham.

To the treasurer and barons of the exchequer, and to the chamberlains. Adam de Lymbergh, king's clerk, has shewn the king, by petition before him and his council, that the king is indebted to him in 27*l.* for the time when he was clerk of the privy seal for the wages and expenses of himself and the clerks of the same seal when outside the court upon the king's affairs upon divers occasions, as appears by an account made with by Richard de Bury, late keeper of the king's wardrobe, and by a bill under Richard's seal in Adam's possession, and in 4*l.* 10s. 0d. for his wages, as appears by the account of Robert de Wodehous, late keeper of the wardrobe, rendered to the exchequer, for which sums he has not yet received any payment, and he has besought the king to order due allowance for these sums to be made to him in his account at the exchequer of the time when he was the late king's constable of Bordeaux or in the debts due from him to the said exchequer.

By pet. of C.

MEMBRANE 17.

April 8.
Bermondsey.

To the sheriff of Cornwall. Order to pay to Peter Burdet—to whom Edward I. granted the custody of the castle of Launceveton and of the prison of that castle for life, receiving therefor 20 marks yearly by the hands of the sheriff of that county—the aforesaid 20 marks yearly for so long as the sheriff shall hold office, Peter having been hitherto paid that sum yearly by the sheriffs of that county. Witness: John de Eltham, earl of Cornwall, keeper of the realm.

April 17.
Eltham.

To the archdeacon of Richmond. Order to supersede until further orders the execution of the king's order to institute Henry de Haydok, king's clerk, to the church of Ribbelcestre, the king having presented Henry to the archdeacon for admission to that church because it was suggested to him that the church was void and pertained to his donation, as Robert de Brustwyk, king's clerk, has appeared in person in chancery, and asserted that he obtained the church by the presentation of the late king, and that he holds it at present, and he has besought the king to cause the presentation to Henry made in his prejudice to be revoked. Witness: John de Eltham, earl of Cornwall, keeper of the realm.

By C.

To Margaret, late the wife of Edmund, earl of Kent, keeper of the castle and manor of Donyngton and of the park there. At the prosecution of Richard Nowell, Geoffrey Daywatre of Andercherch, William le Gros of Donyngton, and Ralph de Wartoft, suggesting that they bought from the earl all his wood growing in a plot called 'Berneshull' within the park aforesaid by certain bounds contained in an indenture made between them and the earl, for a certain sum of money paid beforehand, and the said wood was afterwards taken into the king's hands with other lands of the earl, and is still in the king's hands, and beseeching the king to grant that they may fell the wood aforesaid and carry it away and make their profit thereof according to the agreement between them and the earl, the king ordered Simon de Bereford, late escheator this side Trent, to make inquisition concerning the premises, and it is found by the inquisition that the said Richard, Geoffrey, William, and Ralph, on 28 April, in the 3rd year of the king's reign, bought from the earl all the aforesaid wood by certain bounds, to wit from the second gate of the park towards [the town] of Donyngton as it extends between the ditch and the water running to Le Waterfal between Berneshull and La Launde and Le Milneclif, for 100 marks to be paid to the earl at certain

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Membrane 17—cont.

terms, with provision that they should have free ingress and egress to fell the said wood and carry it away, to wit for three years following the said day, and that they paid the said sum in full to the earl in his lifetime, and have in their possession letters of acquittance of William de Hoo, clerk, then the earl's receiver, and that two parts of the wood were felled and carried away by them, and that the remaining third is detained from them, and is in the king's hands for the aforesaid reason and for no other; whereupon the king ordered William Trussel, escheator this side Trent, to permit them to fell the remaining third and to carry it away: the king orders Margaret to permit them to fell and carry away the remaining third, according to the agreement aforesaid.

April 22. To the sheriff of York. Order to cause a coroner for that county to be
Wingham. elected in place of John de Hothum of Scorburch, the elder, who is incapacitated by illness and infirmity.

April 22. To Arnald Micol, the king's butler. Order to cause Mary, nun of
Wingham. Aumbresbury, the late king's sister, to have the arrears of 10 tuns of wine yearly for the time when Richard de la Pole was butler and for Arnald's time, and to cause her to have 10 tuns yearly for so long as he shall be butler, as the late king, on 10 April, in the 10th year of his reign, granted to her for life, in part payment of the 100 marks yearly that he had granted to her in aid of her maintenance, 10 tuns of wine yearly by the hands of his butler or of him who supplies his place in the port of Southampton, each tun of the value of 40s., and the king, in response to Mary's petition, ordered Richard de la Pole to certify him concerning the arrears of the said 10 tuns for the time of his office, and Richard has signified that he delivered to her, by virtue of a writ to deliver to her the arrears of the wine of the time when Benedict de Fulsham was butler and of his own time, 2 tuns, 11 sextaries and $1\frac{1}{2}$ pitchers (*pick'*) of wine from 30 January, in the first year of his reign, until 21 April following for Benedict's time, and 36 tuns, 37 sextaries, and $3\frac{1}{2}$ pitchers from the said 21 April until 23 February last past for his own time, and that one tun, 48 sextaries, and a moiety of a pitcher are in arrear of his time.

April 25. To William Trussel, escheator this side Trent. Whereas upon its being
Wingham. found by an inquisition taken by the escheator that Richard son of Richard de Goldhorde held at his death in his demesne as of fee a messuage and $184\frac{1}{2}$ acres of land and 4 acres of wood in Anne de Port, and 13s. 4d. of yearly rent in Walhop, and that the messuage, land, wood and rent were held of the heir of John de Sancto Johanne of Basynges, a minor in the king's wardship, by the service of a sixteenth part of a knight's fee, and by doing suit at the hundred of Andevere from three weeks to three weeks for all service, and that John de Goldhord, son of the said Richard son of Richard, was Richard's heir and was of full age, the king took John's fealty for the messuage, land, wood, and rent aforesaid, and ordered the escheator to cause John to have seisin of all the lands whereof Richard son of Richard was seised in his demesne as of fee at his death; and afterwards brother Richard de Beausevall, general attorney of the abbot of Bec Hellouin in England, appeared in chancery in person, and asserted that the abbot holds the tenements aforesaid by a fine levied in the court of Henry III. in the tenth year of his reign between Henry, then abbot of Bec, demandant, and Richard son of Henry de Stratfeld, tenant, and that by virtue of this fine he had peacefully held them hitherto after the death of the aforesaid Richard son of Henry and Edith, wife of the said Henry, to whom abbot Henry granted the tenements for their lives, and that Richard son of Richard remitted the tenements to the abbot by deed and quit-claimed them to him; whereupon the king ordered the escheator to supersede the

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Membrane 17—cont.

execution of the aforesaid writ, and to resume the tenements into the king's hands in case he had already delivered seisin thereof, and to summon John to be in chancery in three weeks from Easter last to inform the king concerning his right, and the king gave the same day to the abbot; at which day the escheator returned that he had delivered seisin before receipt of the writ, and that after he saw the writ, he had resumed the tenements into the king's hands, and that he had summoned John to be in chancery on the said day: as John did not appear on that day and the aforesaid brother Richard, general-attorney of the abbot, came and proffered part of the said fine and the deed aforesaid as evidence of the abbot's right, and sought to have the tenements rendered to him, the king orders the escheator to deliver them to the abbot or his aforesaid attorney, together with the issues received therefrom.

April 22.
Wingham.

To the treasurer and barons of the exchequer, and to the chamberlains. Adam de Lymbergh, the late king's constable of Bordeaux, has shewn the king that the king is indebted to him in 2,624*l.* 0*s* 9*d.* for divers victuals provided by him for the late king's use in the duchy [of Aquitaine], as appears by a bill under the seal of Roger de Waltham, keeper of the said king's wardrobe, and in 51*l.* 13*s.* 4*d.* sterling for his wages and expenses for the time when he was in the late king's service, and in 368*l.* 16*s.* 6*d.* and half a *poges* of *petits Tournois* for the wages of himself and certain clerks and divers armed men, horsemen and footmen, whom he held in the late king's services in the duchy by the order of Edmund, late earl of Kent, supplying the place of the said king there, and for certain expenses about certain works done by him by the earl's orders at La Reole (*Reulam*) at the time of its siege, and also for recompence for a horse lost in the said king's service, as appears by divers bills under the seal of John Travers, late constable of Bordeaux, and in 450 pounds of *petits Tournois* for recompence for certain of his horses lost in the said king's service in those parts, as appears by bills under the seal of Nicholas de Hugate, receiver of the said king's moneys and victuals in the said parts, and in 18*l.* sterling and 50 pounds of *petits Tournois* for recompence for two horses of his lost in the said king's service in those parts, as appears by a letter patent of Ralph Basset, the said king's seneschal in Gascony, under the seal of the court of Gascony, in Adam's possession, for which sums he has not received any payment, and he has besought the king to order allowance to be made for these sums in his account at the exchequer for the time when he was constable or in other debts due from him to the king: the king therefore orders them to examine the bills and letter aforesaid, and to cause allowance to be made therefore to Adam as above for what they shall find to be due to him.

By pet of C.

April 25.
Wingham.

To Almaric de Credonio. Order to take the fealty of Margaret de Mello, late the wife of Maurice de Credonio, for the lands that she holds of the king, and to certify the king thereof, as the king has given to him power to receive her fealty and has respited her homage until Michaelmas next and for a year from then, because he wishes to shew her grace as she lives in parts beyond sea and is so grievously ill that she cannot come to him to do her homage for the lands that she holds of him in England and Ireland.

By K.

April 22.
Wingham.

To William Trussel, escheator this side Trent. Whereas the king learns by inquisition taken by the escheator that Henry de Kellygreu at his death held of him 2½ knights' fees of Mortain in Rescraadek as of the honour of Launceton castle, in the king's hands, and an acre of land of Cornwall in Pengelly as of the manor of Helliston, likewise in the king's hands, by the service of 12*d.* yearly for all service, and divers other lands and fees of other lords by various services, and that John son of Henry is his next

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Membrane 17—cont.

heir and is aged sixteen years, the king orders the escheator to retain in his hands the said fees and land that are held of him until otherwise ordered, and not to intermeddle further with the lands thus held of other lords, restoring the issues of the latter.

Vacated, because on the Fine roll.

April 28.
Stratford-atte-
Bow.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Simon, archbishop of Canterbury, in the tenth granted to the king at Leicester or in other debts of Walter, the late archbishop, or in the money due to the king from Simon for the corn and hay growing in the manors of the archbishopric, for 300*l.*, which the king ordered William de Leycestria and John de Bradeston, keepers of the said Walter's goods, to pay to Reginald de Cobham for the expedition of certain of the king's affairs in parts beyond sea [*as in this Calendar, 2 Edw. III. p. 338*].

April 28.
Stratford-atte-
Bow.

To the sheriff of Cornwall. Order to pay to the parkers and warrners of the king's parks, woods, and warrens in that county their usual wages and fees, by the view and testimony of John de Carmynou, keeper of the parks, woods and warrens aforesaid.

May 2.
Havering-atte-
Bower.

To the same. Order to cause the palings about the king's parks in that county to be repaired where necessary, by the view and testimony of the said John de Carmynou.

By C.

April 30.
Stratford.

To the sheriff of Warwick and Leicester. Order to pay 18*d.* a day to Roger de Belgrave for his wages so long as he shall be employed in executing the king's order appointing him and others to survey all the castles, towns, manors, lands, goods and chattels that belonged to Roger de Mortuo Mari, late earl of March, and to other enemies and rebels in those counties, and to enquire what goods and chattels they had in those counties that ought to pertain to the king and that had been eloiigned, and to extend the castles and lands, and another order appointing him and others to make view of the accounts of all bailiffs and keepers of the manors and lands that belonged to the said Roger and the others aforesaid who are bound to render account, and to do certain other things.

By C.

MEMBRANE 16.

April 24.
Canterbury.

To Geoffrey le Scrop and his fellows, justices to hold pleas before the king. Whereas, at the prosecution of Robert de Clipeston, king's clerk, by petition before the king and his council—shewing that the late king, on 24 February, in the 11th year of his reign, granted by his letters patent to him the custody of St. Leonard's hospital, York, for life, and he was long in peaceful possession thereof, and the said king, at the procuration of Hugh le Despenser, the younger, afterwards granted the custody to Master John Walwayn, who held it for some time, after whose death the said king granted the custody to Master Robert Baldok, and that although Robert de Clipeston has heretofore sued his right against John and Robert in parliaments and elsewhere, he could not be heard or obtain justice in this matter by reason of the lordship and royal power of the said Hugh, and afterwards the said king granted the custody to John Giffard, who holds it now—the king ordered the justices to examine the collation thereof to the said Robert de Clipeston, and to call before them those who ought to be called, and to cause justice to be done to him in this behalf; and the king now learns from Robert de Clipeston that although he, in pleading before them, shewed his right sufficiently, they nevertheless deferred proceeding in the

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Membrane 16—cont.

plea by pretext of certain letters of the said king exhibited before them by John Giffard, containing that the said king had revoked the collation of the custody upon Robert de Clipeston for certain causes concerning the right of his crown, and that he conferred the custody upon John Giffard for life by his letters patent under the testimony of the present king, who then had the custody of the realm during the late king's absence, which collation the late king confirmed by his letters patent after his coming into England, and the present king afterwards, being unaware that Robert de Clipeston had been removed from the custody for the general causes aforesaid, ratified the said collation upon John Giffard by his letters patent, such deferring of proceedings being greatly to the prejudice of Robert de Clipeston, since he was not called to answer or to judgment concerning the premises, and his right of possession was not declared or otherwise annulled by law or judgment in any way, wherefore he has besought the king to cause justice to be exhibited concerning the restitution of the said custody: as it was the intention of the king and of his council in the said parliament to exhibit justice to all, the king, being unwilling to delay Robert any longer of his right by such unspecified general causes, which do not prove or testify any defects in him or in his right and possession, without his being brought to answer and without his right and the said general causes being declared and examined as is right, orders the justices to examine the collations thus made to the said Robert and John Giffard, and to hear their answers and any special causes that John may wish to say and assign concerning the revocation aforesaid, in order to maintain his estate and in order to repel Robert by reason of any defect found in his person, and to proceed to final discussion in the premises, notwithstanding the said revocation and the said letters of the king and of his father. By p.s. [4544.]

April 20. To the treasurer and barons of the exchequer. Order to allow to Simon Wingham. de Swanlond, late mayor of London and escheator in the city, in his account at the exchequer of the issues of the New Temple, the daily wages of a groom keeping the houses, gate, and gardens of the Temple.

The like in favour of John de Grantham, late mayor and escheator of the city.

April 27. To the sheriff of Cornwall. Order to cause the defects in the king's Stratford. castles of Trometon and Rostormel to be repaired by the view and testimony of John de Carmynou, keeper of the said castles, expending up to 20 marks.

April 28. To William Trussel, escheator this side Trent. Order not to intermeddle Stratford. further with the lands specified below, and to restore the issues thereof, as the king learns by inquisition taken by Robert Selyman, late escheator this side Trent, that John Cockou of Seford held at his death certain lands in Seford and in the salt marsh of Seford of the earl of Warenne by divers services, and certain lands in the same town of the prior of Lewes by divers services, and that Alice de Stenyng, Matilda de Pende, Agnes de Pende, Margaret de Pende, and Agnes de Pende, kinswomen of John, are his next heirs of the said lands and are of full age.

May 1. To the treasurer and barons of the exchequer and to the chamberlains. Eltham. Gilbert de Wygeton, king's clerk, has shewn the king, by petition before him and his council in parliament, that the king is indebted to him in 18*l.* 3*s.* 1*d.* of the moneys paid by him when he was clerk of the great wardrobe of the late king for divers things bought for that office, and also for his wages and robes when he was controller of the said king's wardrobe, as appears by divers bills under the seals of the keepers of the wardrobe in Gilbert's possession, and he has besought the king to order the said sum

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Membrane 16—cont.

to be paid to him: the king therefore orders them to examine the said bills, and if they ascertain that this sum is clearly owing to Gilbert, to cause it to be paid to him out of the treasury, or to cause him to have a suitable assignment for it. By pet. of C.

April 2.
Dartford.

To Arnald Micol, the king's butler. Order to cause J. bishop of Winchester, the chancellor, to have the arrears from the time of Arnald's appointment of the fee of wine that he ought to receive from the king by virtue of his office, and to cause him to have such fee henceforth until otherwise ordered.

May 2.
Dartford.

Richard de la Lee, imprisoned at Colchester for trespass of venison in the forest of Waltham, has letters to bail him until the first assize.

May 2.
Dover.

To the sheriff of Salop. Order to cause a coroner for that county to be elected in that county in place of Fulk Glaas, who does not dwell continuously in the same county, so that he cannot execute the duties of the office.

May 2.
Dartford.

To Robert de Sapy, keeper of the castle of St. Briavels and of the forest of Dene. Order to cause 20 oaks fit for timber to be felled in that forest and to cause them to be carried to the castle aforesaid, and to cause the defects most needing repair in the houses and other buildings of the castle and in the king's mill there to be repaired therewith by the view and testimony of two approved men of those parts. By C.

May 4.
Dartford.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Roger de Bourne, who is insufficiently qualified.

May 4.
Dartford.

To Gerard de Orum, seneschal of Ponthieu, and to John Vyncent, receiver of the issues of that county. Order to cause James de Scotillaire, attorney of Queen Isabella, to have all her goods and chattels, and to cause the debts and arrears of accounts of her bailiffs and fermors and other debts due to her to be levied and delivered to James for her use, restoring to the attorney anything that they may have levied therefrom, as she, on 1 December last, simply and of her spontaneous will, rendered into the king's hands all castles, towns, manors, lands and rents, as well those that she held in dower or endowment (*dotalicium*) by the late king's assignment as those that she held for life of the king's grant, with all her goods and chattels therein, and the king, on 10 December following, granted to her all her said goods and chattels together with the debts and arrears, etc., as above.

Et erat patens.

May 7.
Havering-atte-Bower.

To Robert de Hambury, chamberlain of North Wales. Order to pay to John Lestrangle, king's yeoman,—to whom the king, on 9 November last, committed the custody of the castle of Coneweye during good behaviour, receiving therefor the usual fees and wages—the arrears of his fees and wages, and to pay him such fees and wages henceforth for so long as he shall have the custody.

May 4.
Dartford.

To John de Houton, escheator beyond Trent. Order not to distrain the prior of Boulton in Craven for his fealty for the lands that he holds of the king in Holmeton, Peningesthorp, Thorp, and Esthattefeld in Holdernes, as he has done his fealty to the king.

May 4.
Dartford.

To the treasurer and barons of the exchequer. Whereas the late king, on 8 July, in the 17th year of his reign, ordered Robert Power, then chamberlain of North Wales, to pay the fees and wages of the justices, constables, sheriffs and officers within his bailiwick for the time of his office, and Robert paid 555*l.* to Edmund, late earl of Arundel, then justice of Wales, out of the issues of his office: the king orders them to examine the earl's letters of acquittance, and if they ascertain that it is so, to cause Robert to have due allowance for that sum in his account at the exchequer.

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Membrane 16—cont.

To the same. Whereas the late king, on 12 December, in the 20th year of his reign, committed to Richard Dammory the office of justice of North Wales during pleasure, and the king, on 10 May, in the first year of his reign, ordered Robert Power, then chamberlain of Kaernarvan, to pay to Richard such fee as other justices were wont to receive for the time of the chamberlain's office, and Robert paid him 3*l.* 9*s.* 2*d.*: the king therefore orders them to see his writ and Richard's letters of acquittance, and if they ascertain that it is so, to allow to Robert the said sum in his account.

To William Trussel, escheator this side Trent. Order to deliver to Grace, daughter of Robert le fitz Neel, the manor of Saldene with certain lands in Murslee, co. Buckingham, and the manor of Yeftele, co. Oxford, and not to intermeddle further with the other lands that Robert at his death held of other lords than the king, restoring the issues of such lands, as the king learns by inquisition taken by the escheator that Robert at his death held the aforesaid manor, lands, and manor of the gift of Roger de Guldeshburgh by fine levied in the king's court, to him and the heirs male of his body, with remainder in default of such heirs to the said Grace for life, with remainder after her death to Robert her son and the heirs male of his body, and that the aforesaid Robert le fitz Neel died without an heir male of his body, and that the manor of Salden and the said lands in Murslee are held of the king by the service of a moiety and of an eighth part of a knight's fee, and that the manor of Yeftele is held by the service of one knight's fee, and the king has taken Grace's fealty for the manors and lands aforesaid.

To the treasurer and barons of the exchequer. Whereas the king, on 26 October, in the first year of his reign, ordered Robert Power, then chamberlain of North Wales, to pay to Roger de Mortuo Mari, then justice of Wales, the arrears of the fee that he ought to receive in that office for the time of Robert's office, and to pay him the same thenceforth, and Robert paid him 17*l.* 3*s.* 10*d.*: the king orders them to see his writ and Roger's letters of acquittance, and if they find it is so, to allow to Robert the said sum in his account.

To the same. Like order for allowance to the said Robert of 25*l.* paid by him, in execution of the king's order of 24 March, in the first year of his reign, to William de Shaldeford for his wages for the time when he was constable of Kaernarvan castle.

May 10.
Havering-atte-
Bower.

Richard de la Lee and John his son, imprisoned at Colchester for trespass of venison in the forest of Essex, have letters to Robert de Ufford, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Essex, to bail them until the coming of the justices next in eyre for Forest pleas in co. Essex.

The like in favour of Master Robert de Rodeswell.

May 6.
Havering-atte-
Bower.

To the sheriff of Bedford. Order to deliver to Robert Whitheberd of Wodhull, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted before John de Cantebrygge and his fellows, justices in eyre in that county, for the robbery of 15*l.* and of goods and chattels to the value of 100*s.* from Richard Wake of Everton at Everton, as he has purged his innocence before H. bishop of Lincoln, the diocesan, to whom he was delivered according to the privilege of the clergy.

MEMBRANE 15.

May 5.
Havering-atte-
Bower.

To William Trussel, escheator this side Trent. Order to deliver to Margaret, late the wife of Bartholomew de Badlesmere, the following of her husband's lands, which the king has assigned to her in dower: the

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Membrane 15—cont.

manor of Castelcombe, co. Wilts, of the yearly value of 12*l.* 11*s.* 10½*d.*; the manor of Ideshale, co. Salop, of the yearly value of 40*l.*; the manor of Fymmere, co. Oxford, of the yearly value of 20*l.*; certain lands in Hegtredbury, co. Wilts, of the yearly value of 100*s.* 6*d.*; the manor of Knouk, in the same county, of the yearly value of 100*s.* 2*d.*; 40 acres of land in Badlesmere, co. Kent, which are called 'Coteslonde,' of the yearly value of 20*s.*; and 10*s.* 7½*d.* of rent from certain tenants in Sheldewych, in the same county.

May 4.
Dartford.

To John de Houton, escheator beyond Trent. Order to deliver to Agnes, late the wife of John de Neubiggyng, tenant in chief, a third of two parts of a moiety of a water-mill in Kirkehampton, co. Cumberland, which third is of the yearly value of 3*s.* 4*d.*, and 31*s.* 6*d.* of yearly rent from certain tenants in the same town, which the king has assigned to her as dower.

May 3.
Dartford.

Richard de Vautort, imprisoned at Colchester for trespass of venison in the forest of Hattefeld, has letters to Robert de Ufford, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Hattefeld, to bail him until the coming of the justices next in eyre for Forest pleas in co. Essex.

Adam de Lincolnia, imprisoned at Carlisle for trespass of venison in Inglewod forest, has letters to John de Crumbewell, keeper of the Forest beyond Trent, or to him who supplies his place in the forest of Inglewod, to bail him until the coming of the justices next in eyre in co. Cumberland.

May 10.
Havering-atte-Bower.

To the collectors of the custom of wool, hides and wool-fells in the port of the city of London. Order to pay to John de Hanon[ia] or to Dinus Forcetti and Bartholomew Barde and their fellows, merchants of the society of the Bardi of Florence dwelling in that city, John's attorneys in this behalf, 500 marks for Easter term last, notwithstanding any assignment made or to be made upon the said custom, in part payment of 1,000 marks yearly from the custom granted to John by the king, on 7 February, in the first year of his reign.

May 8.
Havering-atte-Bower.

To Margaret, countess of Kent. Order not to intermeddle with the manors of Lechelade and Sodyngton and with two parts of the manor of Bardesleye, by pretext of the king's commission to her of the custody of the lands, etc., of the inheritance of Edmund son and heir of Edmund, late earl of Kent, which are in the king's hands by reason of the heir's minority, as the king had previously committed the custody of the said manors and two parts, which are of the said inheritance, to Thomas de Bradestan.

By p.s. [4578.]

May 2.
Dartford.

To the treasurer and barons of the exchequer, and to the chamberlains. Richard de Bromle has shewn the king, by petition before him and his council in parliament, that Gilbert de Bromle, keeper of the late king's victuals at Carlisle, received 23*l.* 16*s.* 0*d.* from Richard as a loan for the use of the said king to make provision of victuals towards the munition of that town, as appears by the account of William de Melton, archbishop of York, then keeper of the said king's wardrobe, for which sum Richard has not yet received any payment or satisfaction, and he has besought the king to order this sum to be paid to him: the king therefore orders them to search the books of the late king's wardrobe touching the said account, which are in the wardrobe, and if they ascertain that the said sum came to the late king's use and is still owing to Richard, to cause it to be paid to him or to cause him to have a suitable assignment.

By pet of C.

1331.

Membrane 15—cont.

May 4.
Havering-atte-
Bower.

To the sheriff of Cumberland. Order to pay to Anthony de Lucy, justiciary of Ireland, 120*l.* from the issues of that county, in part payment of the 500*l.* that the king granted to him in aid of his expenses in that office, notwithstanding the king's late order to the sheriff to have all the money that he has collected or can collect at the exchequer on the morrow of the Ascension next, to be delivered into the treasury for the expedition of certain of the king's affairs.

The like, '*mutatis mutandis*,' to the following :

William de Tatham, keeper of the lands of Blakeburnshire and Cliderhou, for payment of 100*l.* to Anthony, notwithstanding the king's late order to the sheriff of Lancaster to have all money at the exchequer, etc.

The keeper of the manor of Soureby, co. Cumberland, for 40*l.* for Anthony.

The mayor and bailiffs of Carlisle for 40*l.* from the ferm of that city for Anthony.

May 10.
Havering.

To the sheriff of Worcester. Order to cause a verderer for the forest of Feckenham to be elected in place of Nicholas de Hambury, deceased.

May 11.
Havering-atte-
Bower.

To William Trussel, escheator this side Trent. Whereas the king learns by inquisition taken by Robert de Prestbury and Robert Dabetote that Herbert son of John, on Sunday after St. Mark, 19 Edward I. dowered Eleanor, formerly his wife, at the door of the church of Harscombe, co. Gloucester, upon which day he married her, with the assent of John son of Reginald, Herbert's father, with a third of the castles of Blenleveny, Bulkedinas with the honour, and of certain lands in Langellon, Kethedyn, and La Mare, to hold for her life in name of dower, and that the said John son of Reginald ratified, granted, and confirmed the aforesaid endowment by his deed and spontaneous will, and that Eleanor never was seized of any part of the castles, honours, and lands aforesaid after the death of Herbert, her late husband, in the name of dower or otherwise, and that she had not any lands of the aforesaid Herbert or John or of any one else in recompence for her dower of the castles, honour and lands aforesaid, and that, after her said husband's death, she did not release or quit-claim her action for the dower aforesaid to any one, and that on the day when she married Herbert she was aged sixteen years and more, and that Herbert died on the morrow of St. John the Baptist, 14 Edward II. and that the aforesaid castles, honour, and lands are in the king's hands by the forfeiture of Roger de Mortuo Mari, late earl of March, and for no other cause, and that they are held of the king by the service of two knights' fees, and are worth yearly in all issues 60*l.* : the king therefore orders the escheator to cause the aforesaid third part to be assigned and delivered to Eleanor in the presence of the keeper of the castles, honour, and lands aforesaid, or of him who supplies his place, Eleanor having taken her oath before the king not to marry without his licence.

May 11.
Havering-atte-
Bower.

To the treasurer and barons of the exchequer, and to the chamberlains. John Hamound, John Not, and Simon Dolsely, executors of the will of Adam de Sarum, late citizen of London, have shewn the king that he was indebted to Adam in 40*l.* 16*s.* 5*d.* for divers things bought from him for the king's use by William la Zousche, clerk of the great wardrobe, as appears by a bill of the said wardrobe in their possession, and Adam or they have not been satisfied for the said sum, and they have besought the king to order payment thereof or assignment therefor to be made for the execution of the said will : the king therefore orders them to examine the said bill, and if they ascertain that it is so, to cause payment or assignment for the aforesaid sum to be made.

By C.

1331.

Membrane 15—cont.

May 12.
 Havering-atte-
 Bower.

To the sheriff of Nottingham and Derby. Order to cause John de Daggeworth, knight, kinsman and heir of Laura, late the wife of William Payforer, to have the barriers made for the sessions of the justices in eyre in those counties, and other things pertaining to the office of the barriers, the king having ordered Geoffrey le Scrop and his fellows, late justices in eyre in co. Northampton, and William de Herle and his fellows, late justices in eyre in co. Nottingham and Derby, to admit John to the office of proclaimer, marshal, usher, and [to the office] of the barriers in those eyres [for the reasons given at page 71 above], by virtue of which order John was admitted to that office, as the said Geoffrey has certified in chancery.

To Robert de Hornclif, constable of Baumburgh castle. Order to pay to Roger de Horsele 20 marks for Easter term last out of the issues of that castle, in accordance with the late king's grant, of 20 November, in the 12th year of his reign, to Roger of 40 marks yearly from the issues of the castle.

May 14.
 Havering-atte-
 Bower.

To the collectors of the customs of wool, hides, and wool-fells in the port of Ipswich. Whereas the king lately, at the petition of John Baud, the elder, merchant, ordered the collectors to allow to him 117s. 11½d. in his next customs on wool, hides, or wool-fells sent out of the realm by him to parts beyond sea, in payment of money lent by him to the king in the first year of his reign, and John has now shewn the king that he has not obtained any allowance or payment for the said sum, and that he does not now exercise such merchandise, and he has therefore besought the king to order him to be satisfied for that sum: the king therefore orders the collectors to see his letters patent under the seal called 'cocket' concerning this debt, and if they ascertain that John has not been satisfied for the said debt, to cause it to be paid to him out of the issues of the custom.

By pet. of C.

MEMBRANE 14.

May 8.
 Havering-atte-
 Bower.

To Master Jordan de Mackelesfeld, bailiff of the manor of Mackelesfeld. Order to repair the houses, walls, palings of the park, and other buildings of that manor by the view of men of those parts to be appointed by John Giffard, the king's steward and surveyor of the manors of those parts, and to pay to the keepers of the park and of the king's stud there the arrears of their usual wages from 1 December last, and to pay them their wages henceforth.

The like, '*mutatis mutandis*,' to the following:

John de Thwayt, keeper of the manor of Brustwyk and of the parks with members of that manor.

William de Tatham, keeper of the castle of Cliderhou and of the manors of Penwor[t]ham, Tortinton, and Rachedale, with the hamlets and chaces, in co. Lancashire, and of the manor of Slaitebourn, with the hamlets and free chace of Bouland, co. York.

May 17.
 Havering-atte-
 Bower.

To William Trussel, escheator this side Trent. Order to deliver to John de Veer the castles, and manors, etc., specified below, and the issues thereof, and not to intermeddle further with the other lands that Robert de Veer, late earl of Oxford, held at his death, and to restore the issues thereof to John, saving the right of others and saving any relief that may be due to the king, as the king learns by inquisition taken by the escheator that Robert at his death held the castle and manor of Hengham and the manors of Bumpstede, Dodyngherst, Benteleye, Earl's Colne, Canefeld, Dounham, Gelham, and Fingre, co. Essex, Laneham Overhall, Laneham Netherhall,

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Membrane 14—cont.

and Audham, co. Suffolk, Caumpes, Abyton, and Saxton, co. Cambridge, Kensington, co. Middlesex, Chesham and Calverton, co. Buckingham, and 2 messuages and 2 carucates of land in Langeleye and Bradeleye, co. Berks, to him and the heirs of his body by fine levied in the king's court, with remainder to the aforesaid John and his heirs, and that the aforesaid castle of Hengham and the manors of Hengham, Bumpstede, Dodingherst, Benteleye, Earl's Colne, Canefeld, Dounham, Laneham Overhall, Laneham Netherhall, Audham, Kensington, Caumpes, Abyton and Saxton are held of the king in chief by the service of $2\frac{1}{2}$ knights' fees, and that the manor of Fyngre is held in chief by serjeanty, to wit by serving in the queen's chamber in place of a chamberlain on the day of her coronation, and that the manors of Chesham and Calverton are held by the service of one knight's fee, and the said messuages and land by the service of a quarter of a knight's fee, and the manor of Gelham by the service of rendering yearly 10*l.* to the exchequer, and that the earl died without an heir of his body, and the king has taken John's homage for the said castle, manors, and lands. By p.s. [4603.]

To the same. Order to deliver to Margaret, late the wife of Bartholomew de Badlesmere, tenant in chief of the late king, the following of his knights' fees, which are still in the king's hands and which the king has assigned to her in dower: a moiety of a fee in Buklond, co. Kent, which moiety the heirs of Henry de Buklond hold, of the yearly value of 30*s.*; a moiety of a fee in Bikenore, in the same county, which moiety the heirs of John de Bykenore hold, of the yearly value of 20*s.*; a fee in Smethecote, co. Wilts, which Richard Daunteseye holds, of the yearly value of 100*s.*; a fee in Saltharpe, in the same county, which Lucy Bluet holds, of the yearly value of 60*s.*; a moiety of a fee in Chatyndon, in the same county, which moiety the abbot of Teukesbury holds, of the yearly value of 26*s.* 8*d.*; a moiety of a fee in Blontesdon, in the same county, which moiety John de As holds, of the yearly value of 20*s.*; a quarter of a fee in Budeston, in the same county, which quarter Nicholas de Budeston holds, of the yearly value of 10*s.*; a fee in Combrewell, in the same county, which Roger de Berle holds, of the yearly value of 40*s.*; a fee in Little Sherston, in the same county, which Thomas Giffard holds, of the yearly value of 50*s.*

To the same. Order to deliver to the said Margaret the advowson of the church of Castelcombe, co. Wilts, of the yearly value of 10*l.*, and the advowson of the church of Aderdele, co. Salop, of the yearly value of 25*l.*, which the king has assigned to her as dower of her husband's advowsons.

May 20.
Havering-atte-
Bower.

To Margaret, countess of Kent. Order not to intermeddle with the ferm of the regality and market of Derteford, co. Kent, and with the hundreds of Wedlestean (*sic*) and Lethesfeld, in the same county, by virtue of the king's commission to her of the custody of the castles, manors, and lands of the inheritance of Edmund, son and heir of Edmund, late earl of Kent, during the minority of the said heir, and to permit John de Pulteneye, citizen of London, to hold them, as the king had previously granted them to John under a certain form for 31*l.* 11*s.* 10*d.* due to John from the earl, and for 129*l.* 4*s.* 2*d.* due from the earl to Roesia de Boreford, of whose will John is executor, and for 100*l.* that John paid to the king at the exchequer.

By K. & C.

May 20.
Havering-atte-
Bower.

To the keepers of the islands of Gernereye, Jereseye, Serk, and Aureneye. Order not to distrain Matthew de Saumareis for fealty for the lands that he holds of the king in the said islands, as he has done fealty to the king.

May 20.
Havering-atte-
Bower.

To William Trussel, escheator this side Trent. Order to cause the king's hand to be amoved from the priory of Lodres, and to cause to be emended what John de Ledrede, his sub-escheator in co. Dorset, has done unjustly,

1331.

Membrane 14—cont.

so that renewed complaint may not reach the king, whereby he would have to apply a heavier hand, and to restore the issues to the prior, as Roger, the prior, has complained to the king that John de Ledrede entered the priory and the lands pertaining to it by colour of his office, and now occupies the priory, not permitting the prior or his men to dispose thereof as they ought, and the king has frequently ordered William to certify him of the cause for taking the priory into his hands, and nothing has as yet been done in the matter. If there be any reasonable cause why the premises ought not to be executed, he is to certify the king thereof before St. Barnabas next.

May 25.
Sudbury.

To the bailiffs of Scardeburgh. Order to cause the houses, walls, turrets, and bridges of Scardeburgh castle to be repaired, expending 100 marks thereupon out of the ferm of that town, by the view and testimony of Henry de Percy, keeper of the castle, or of him who supplies his place, notwithstanding the assignment of 91*l.* of the ferm of the town and of the town of Whallesgrave to the abbot of Fountains by commission of the exchequer, as they have signified that they could not execute the king's previous order to this effect because of the said assignment, which has not, however, been paid.

By K. & C.

May 20.
Havering-atte-
Bower.

To William Trussel, escheator this side Trent. Order not to intermeddle further with a messuage, 80 acres of land, an acre of meadow, an acre of pasture, and 15*s.* 2*d.* of yearly rent in Kyngesham, in the suburbs of Chichester, and the advowson of the church of St. Pancras in the same suburbs, and to restore the issues thereof to Isabella, late the wife of Nicholas de Ayot, taking her fealty in this behalf, as the king learns by inquisition taken by the escheator that Nicholas and Isabella held the premises jointly on the day of Nicholas's death of the feoffment of William de Sydeneye by fine levied in the late king's court, to them and to the heirs of Nicholas's body, and that they are held of the king by the service of finding him, if he came by a certain lane called 'Godelane' to make war on the south sea, a spindle (*fusillum*) full of raw thread to make a false cord for his crossbow for all services.

May 22.
*Havering-atte-
Bower.

To the treasurer and barons of the exchequer and to the chamberlains. Anthony Bache, merchant, has shewn the king that the king is indebted to him in 799*l.* 1*s.* 10*d.* as appears by two bills under the seals of Thomas de Garton, keeper of the king's wardrobe, and of Master William la Zousche, clerk of the king's great wardrobe, which are in Anthony's possession, and he has besought the king to order payment thereof to be made to him: the king therefore orders them to examine the said bills, and if they ascertain that Anthony has not been satisfied for the said sum, to cause it to be paid to him out of the treasury or to cause him to have an assignment for it.

By p.s. [4617.]

May 25.
Sudbury.

To Robert de Hambury, chamberlain of North Wales. Order to see the king's letters patent appointing Oylard de Welles keeper of the castle of Hardelagh in North Wales, and if he still have the custody, to pay to him the arrears of the usual fee for the custody for the time of the chamberlain's office, and to pay him the same henceforth, as Oylard has shewn the king that his fee is in arrears for the time of the chamberlain's office, and he has besought the king to order it to be paid to him.

May 28.
Bury
St. Edmunds.

To the sheriff of Essex. Order to cause a verderer for the forest of Felstede to be elected in place of John de Terlyngg, deceased.

May 30.
Bury
St. Edmunds.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Robert Power, late chamberlain of North Wales, in his account rendered or to be rendered at the exchequer, for 300*l.*, which the

1331.

Membrane 14—cont.

king granted to him in recompence for his costs and expenses about the safe custody of those parts at the time of the prosecution of Hugh le Despenser and other enemies of the king, and for his good service in that office, and which the king ordered them to allow to Robert, as Robert asserts that he has not yet obtained allowance therefor. By p.s. [4651.]

May 26.
Barnwell.

To William Trussel, escheator this side Trent. Order to deliver to Margaret, late the wife of Bartholomew de Badlesmere, the lands, etc., specified below, and the issues thereof, as the king learns by inquisition taken by the escheator that Bartholomew and Margaret jointly acquired, in the late king's time, to them and to Bartholomew's heirs a messuage, 31 acres of land, an acre of wood, 4s. 3d. of rent, and a rent of 4 hens and 32 eggs, and a third and a sixth part of a cock and a third of an egg in Sellyng, and the advowson of the chapel of that town, from Richard son of John de Sellyng, and a messuage, 16½ acres of land, and 2½ acres of wood in the same town from Thomas de Grobbydan, and 5 acres of land in the same town from William son of Ranulph de Enesyngge, and 2d. of yearly rent in the same town from John de Shotyndon, and a messuage, 1½ acres of land, 16d. of rent, and a rent of 3 hens, 10 eggs, and a third of an egg and a sixth of a hen in the same town from Ralph son of John de Sellyng, and 7½ acres of land in the same town from Bartholomew Springet, and 25 acres of land, an acre and a rood of wood, and 7½d. of yearly rent in Sheldewich from William son of John Child atte Helde of Sellyng, and 11 acres of land in the same town from Robert Durant, chaplain, and a rent of 2 hens in the same town from William Stokeman of Sheldewych, and that Margaret continued her seisin thereof with her husband until the late king took them into his hands with the other lands of her husband because he was of the quarrel of Thomas, late earl of Lancaster, and that the lands are held of the abbot of Faversham by the service of 16s. yearly for all service.

June 1.
Bury
St. Edmunds.

To Stephen de Condry of Sandwich. Order not to intermeddle with the custody of the towns of Wynchelse and La Rye, and of the manor of Iham, co. Sussex, by pretext of the king's grant to him of the bailiwick of La Rye and the custody of the marsh of Iham during pleasure, and to restore any issues received by him to Richard de Grofhurst, and to bring his commission to the chancery to be cancelled, as the king wills that Richard, to whom he had previously committed the custody of the said towns and manor, shall have the custody according to his grant. By K. & C.

MEMBRANE 13.

May 2.
Dartmouth.

To the treasurer and barons of the exchequer, and to the chamberlains. John Marchaunt of Berewyk has shewn the king, by petition before him and his council in parliament, that the late king was indebted to him in 42l. 11s. 0d. for wheat bought from him for the said king's use by Roger de Horsele, late constable of Baumburgh castle, for the munition of that castle, as appears by the account of William de Melton, archbishop of York, then keeper of the said king's wardrobe, of which sum John has not yet received payment or satisfaction, and he has besought the king to order it to be paid to him: the king therefore orders them to search the rolls and memoranda of the exchequer touching the account, and if they ascertain thereby that the corn came to the late king's use and that the aforesaid sum is still owing to John for these causes, to cause it to be paid to him out of the treasury or to cause him to have an assignment for it. By pet. of C.

1331.

Membrane 13—cont.

May 13.
Havering-atte-
Bower.

To the treasurer and barons of the exchequer. John Sturmy has shewn the king that whereas he acknowledged in the late king's chancery that he was indebted to Hugh le Despenser, then earl of Winchester, in 1,000 marks to be paid to him for certain causes, and the earl afterwards acquitted him of the said sum and of all other debts due to the earl from him by his letters patent, nevertheless after the earl's death the sheriff of Wiltshire was ordered, by virtue of the estreats of the chancery delivered at the exchequer, to summon John to be in the exchequer at a certain day now past to shew cause why the 1,000 marks should not be levied from him for the king's use by reason of the earl's forfeiture, at which day the aforesaid letters were exhibited in the exchequer before the treasurer and barons on John's behalf, wherefore the matter was adjourned until the octaves of St. Hilary last in order to enquire by a jury whether or not the letters were the deed of the earl, at which octave the jury came and John absented himself, because he was shortly before that time of the household of John Mautravers, the younger, fearing to be arrested for that reason if he appeared, and it was considered by reason of his absence that the debt should be levied from him in full, and the debt is thus exacted from him by summons of the exchequer, wherefore he has besought the king to provide a remedy: the king therefore orders them, if they ascertain that John absented himself at the said octave for the said reason and for no other, to cause to be done for John in the premises what they shall see fit to be done of right.

By K.

May 14.
Havering-atte-
Bower.

To the collectors of the customs of wool, hides, and wool-fells in the port of Ipswich. Whereas the king, at the petition of John de Chelmissford, merchant, deceased, ordered them to allow to him in the next customs of wool, hides, and wool-fells to be sent by him to parts beyond sea 7*l.* 3*s.* 7*d.* due to him from the king for a loan made to the king in the first year of his reign, and Joan, late the wife of the said John and executrix of his will, has besought the king to order her to be satisfied for the said sum, since neither John nor she has been satisfied: the king therefore orders the collectors to see the king's letters patent under his seal called 'coket' concerning this debt, and to pay it to Joan out of the issues of the custom if it have not been paid.

By pet. of C.

May 12.
Havering atte-
Bower.

To the treasurer and barons of the exchequer. Order to cause Laura, late the wife of John de Stotevill, tenant in chief of the late king, to be discharged of the rent of two parts of the manor of Dedham, which belonged to the said John. and which the king granted to her, on 5 March, in the second year of his reign, during the minority of John's heir, rendering therefor to the exchequer as much as others would render for it, as the king ordered her not to intermeddle further with the custody of the said parts by virtue of his aforesaid commission, and ordered her to restore the issues thereof to the executors of the will of Hervey de Staunton, because it appeared by inspection of the rolls of chancery that the king had, on 3 March then last past, ordered Simon de Bereford, then escheator this side Trent, not to intermeddle further with the said manor, which he had taken into the king's hands by reason of the death of Hervey de Staunton, to whom John had demised it under a certain form, which manor the late king after John's death granted to Hervey during the heir's minority, rendering therefor 20 marks yearly to the exchequer, and ordered Simon to restore the issues thereof to Hervey's executors.

May 18.
Havering atte-
Bower.

To John Paynel, chamberlain of Chester. Order to permit Eustace de Basterle of the commote (*com'*) of Rothlan to pay the 11*l.* due from him for the arrears of the yearly ferm of the mills of Rothlan half at the

1331.

Membrane 13—cont.

exchequer at Michaelmas and half at Easter, as the king has granted that he may pay them at these terms. By bill of the treasurer.

May 22.
Havering-atte-
Bower.

To the treasurer and chamberlains. Albreda, late the wife of Thomas de Copham, the king's armourer, and executrix of his will, has shewn the king that he was indebted to Thomas in 5*l.* 18*s.* 9½*d.*, as appears by two bills under the seals of Thomas de Useflete, late clerk of the great wardrobe, and of Master William le Zousche, now clerk of the same, in Albreda's possession, of which sum payment or satisfaction has not been made, and she has besought the king to order that sum to be paid to her: the king therefore orders them to see the said bills, and to pay this sum to Albreda if it have not been paid. By p.s. [4616.]

May 29.
Bury
St. Edmunds.

To the prior of Kermerdyn, chamberlain of South Wales. Order to pay to Gilbert Talbot, justice of South Wales, the arrears of his fee for the time that he has been justice, and to pay him the same fee henceforth.

May 28.
Bury
St. Edmunds.

To William Trussel, escheator this side Trent. Order not to intermeddle further with the temporalities of the abbey of Middleton, which he has taken into the king's hands by reason of the death of Robert, the late abbot, and to restore the issues thereof to the prior and convent, as the king, in consideration of 40 marks to be paid into the exchequer by the prior and convent of the abbey upon the next voidance of the abbey, granted to them that they should have the custody of the temporalities of the abbey upon the next voidance if the voidance lasted for a month or less, and if it lasted for more, they should pay a proportionate sum for the excess of time.

May 30.
Bury
St. Edmunds.

To the same. Order not to distrain John Talemach for homage and fealty for the lands that he holds of the king in chief, as the king has taken his homage and fealty. By p.s. [4648.]

May 30.
Bury
St. Edmunds.

To the treasurer and barons of the exchequer, and to the chamberlains. Stephen de Padyhamme has shewn the king that the king is indebted to him in 7*l.* 0*s.* 1½*d.* for wines bought from him by the hands of Robert de Panethorn, merchant of Wynchelse, his servant, by Richard de la Pole, the king's late butler, as appears by a bill under Richard's seal in Stephen's possession, and he has besought the king to cause payment or assignment to be made to him for this sum: the king therefore orders them to see the said bill, and if they ascertain that this sum is due to Stephen, to pay it to him at the exchequer, or to cause him to have an assignment for it.

By K. & C.

June 2.
Bury
St. Edmunds.

To the justiciary and chancellor of Ireland, for the time being or to come, and to the treasurer and barons of the exchequer of Dublin. The prior and friars of the Carmelite order of Ardee (*de atrio Dei*) in Ireland have shewn the king that Ralph Pipard, deceased, granted to them by his charter certain alms, such as in wheat, malt, and other things, to be received yearly from his manor of Ardee, and they received the alms from the time of the making of the charter until the time when Ralph enfeofed Edward I. of the manor and of other his lands, and the said king, at the prosecution of the prior and brethren, asserting that the alms had been withdrawn from them from the time when the manor came to his hands, ordered the treasurer and chamberlains of the aforesaid exchequer to cause the alms to be estimated at their yearly value, and to cause the value to be paid to the brethren out of the treasury yearly, and that they received 6*l.* at the exchequer of Dublin, being the value of the alms as estimated by information by the council of Edward I. in Ireland, yearly in the time of the said king and in the time of the late king, and afterwards by the hands

1331.

Membrane 13—cont.

of John de Bermyngham, late earl of Louthe, to whom the late king granted the manor, and that the said 6*l.* yearly have been withheld from them since the time of the earl's death, because the manor came to the king's hands with the earl's other lands by reason of the minority of his heir, and they have besought the king to cause the arrears from the earl's death to be paid to them, and to cause the said sum to be paid to them henceforth for so long as the manor shall remain in his hands: the king therefore orders them to search the rolls and memoranda of the said exchequer of the time of his father and grandfather, and if they find that the said 6*l.* yearly were paid to the prior and brethren, and that they received this sum yearly from the earl for the time when he held the manor, to pay to them the arrears of that sum yearly from the time when the manor came to the king's hands, and to pay them the same yearly henceforth.

By p.s.

June 7.
Norwich.

To John de Houton, escheator beyond Trent. Order to deliver to Robert son of Robert de Malo Lacu the manors of Hexthorp and Rosyngton, co. York, as the king learns by inquisition taken by the escheator that Robert at his death held no lands in his demesne as of fee, but that he held the manors aforesaid for the term of his life of the grant of Peter de Malo Lacu, deceased, and that Peter de Malo Lacu, son and heir of Peter, granted that the manors should remain after Robert's death to the aforesaid Robert son of Robert for life, the king's licence for this having been obtained, so that after the death of Robert the son the manors ought to remain to the said Peter son of Peter, and that Robert de Malo Lacu attorned himself of the manors to Robert his son by virtue of the grant and licence aforesaid, and that the manors are held of the king by the service of an eighth part of two grand serjeanties, which serjeanties are to find the king two armed men in his Welsh war for forty days if there be war there, and the king has taken the fealty of Robert the son for the said manors.

June 7.
Norwich.

To the treasurer and barons of the exchequer, and to the chamberlains. John de Bures has shewn the king that the king is indebted to him in 107*l.* 13*s.* 4*d.* for recompense for his horses lost in the late king's service at Strivelyn, and for his robes, as appears by two bills, one under the seal of John de Okham and the other under the seal of Robert de Wodehous, the late king's cofferer, in his possession, and he has besought the king to cause 100*l.* to be paid to him in full satisfaction of this sum: the king therefore orders them to see the said bills, and if they ascertain that the said 107*l.* 13*s.* 4*d.* are still owing to John, to cause 100*l.* to be paid to him out of the treasury in full payment.

By p.s. [4655.]

June 8.
Norwich.

To William de Tatham, steward of the king's lands in Blakeburnshire, co. Lancaster, and receiver there. Whereas Henry de Lacy, late earl of Lincoln, granted by his letters patent, which Edward I. confirmed by his letters patent, to the abbot and convent of Kirkestall and their successors that he would pay to them 80 marks yearly at his exchequer of Pontefract for the lands and rents in Acrington, Cliveacher, and Huncocotes, in that county, and La Roundehaye, Secroft, and Shadewell, in co. York, which the abbot quit-claimed to him, to wit for the lands in co. Lancaster 50 marks and for the lands in co. York 30 marks, which 80 marks the abbot and his predecessors received all the time of the earl and afterwards all the time of Thomas, late earl of Lancaster, and in the times of the late king and of Queen Isabella, in whose hands the lands aforesaid were entirely, and 25 marks from the lands in co. Lancaster, now in William's custody, are in arrear for Whitsun term last after the lands in co. Lancaster came to the king's hands by Queen Isabella's surrender, and the abbot has besought the king to order payment of the said 25 marks thus in arrear and of the said

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Membrane 13—cont.

50 marks yearly henceforth to be made to him: the king therefore orders William, if the said 25 marks be in arrear, to pay them to the abbot, and to pay to the abbot the said 50 marks henceforth for so long as William shall have the custody of the lands aforesaid.

MEMBRANE 12.

May 13.
Havering-atte-
Bower.

To the justices in eyre for pleas of the Forest in co. Berks. Order to permit R. bishop of Salisbury to have his free chace in a plot of land called 'le Bisshopesbere,' within the metes of the forest of Wyndesore in that county, freely and without impediment, and to use and enjoy it as his predecessors did before appropriation and afforestation thereof mentioned below, as Edward I.—upon finding by perambulation of the forest of Wyndesore made, by his order, before Roger le Brabazoun, John de Berewyk, Ralph de Hengham, William Ingge, and John de Crokesle, that the predecessors of S. then bishop of Salisbury had from old time a free chace in the said place, so that no minister of the said king intermeddled therewith, until Geoffrey de Picheford, sometime keeper of the castle and forest of Wyndesore, appropriated the chace to the forest aforesaid in the said king's time and afforested it—ordered Hugh le Despenser, then justice of the Forest this side Trent, to permit the said bishop S. to have the chace aforesaid freely and without impediment, as his predecessors had it.

May 10.
Havering-atte-
Bower.

To the justiciary of Ireland or to him who supplies his place. Order to cause to be restored to R. bishop of Ossory, who lately came to the king in England, the temporalities of his bishopric aforesaid, which the king caused to be taken into his hands because the bishop went to parts beyond sea contrary to the king's prohibition, as the king has restored the temporalities at the request of Neapolio, cardinal-deacon of the Roman church, on condition that the bishop come to the king at his order and submit himself to his grace for the contempt and trespass aforesaid, and answer to the king if he wish to speak against him.

By p.s. [4586.]

[*Fœdera.*]

The like to the dean and chapter of the church of Ossory in Ireland.
[*Ibid.*]

By the same writ.

May 20.
Havering-atte-
Bower.

To William Trussel, escheator this side Trent. Order to deliver to Hugh de Bodyton, brother of Andrew de Bodyton, 2 messuages and 80 acres of land, 20 acres of pasture, 2 acres of wood and an acre of meadow in Wobbedyng (*sic*), taking from him security for his relief, as the king learns by inquisition taken by the escheator that the said Andrew at his death held no lands of the king, but that he held the premises of the heir of John de Hastyng', a minor in the king's custody, by the service of 29s. yearly, and by doing suit at the heir's court of Wobbedyng (*sic*) twice a year for all service, and that Hugh de Bodyton, Andrew's brother, is his next heir and is of full age, and the king has taken Hugh's fealty.

Vacated, because on the Fine Roll.

May 13.
Havering-atte-
Bower.

To the sheriff of Hereford. Order to pay to John de Percebrigg 100s. for his expenses in going to divers parts to audit and determine the accounts of receivers, bailiffs, reeves and other ministers who are bound to render accounts of the issues of the castles and lands in England and Wales that belonged to Roger de Mortuo Mari, late earl of March, and Roger de Mortuo Mari of Chirk, which are in the king's hands by the earl's forfeiture, and to prosecute certain other affairs of the king's there, as he was enjoined by the king.

By C. on the information of the treasurer.

To Robert de Hambury, chamberlain of Kaernarvan. Order to pay to Richard de Holand—to whom the king, on 19 December last, committed

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Membrane 12—cont.

the custody of the castle of Crukyn during pleasure—the arrears of his fee for the said custody from 19 December, and to pay the said fee to him henceforth.

May 2.
Dartford.

Roger atte Thorne of Whatyngewell, imprisoned in Caresbrok castle in the Isle of Wight for a trespass of venison in the king's forest in that Island, has letters to John de la Hoese, constable of the castle and keeper of the king's forest there, to bail him until the coming of the justices in eyre for Forest pleas in co. Southampton.

May 22.
Havering-atte-
Bower.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to John de Grantham, late mayor and escheator in the city of London, in his account at the exchequer of the issues of the New Temple of London, for 2*d.* a day for the wages of a man keeping the gates and gardens of the Temple and keeping the gates open by day for the time during which the said man had such custody.

May 20.
Havering-atte-
Bower.

To the treasurer and barons of the exchequer. Order to cause an assignment to be made to William de Burgo, earl of Ulster, for 500 marks from wardships and marriages, to be paid within two years from this date, in consideration of his good service rendered and to be rendered to the king.

By K.

May 23.
Havering-atte-
Bower.

To Robert de Ufford and his fellows, justices in eyre for Forest pleas in co. Southampton and in other counties. Order to continue all pleas touching their eyres to certain days after Michaelmas to be assigned by them, and to supersede meanwhile the holding of the eyre, as the people of those parts must attend to their own affairs in the coming season for the common utility of the king's people.

By C.

May 28.
Bury
St. Edmunds.

To the sheriff of Norfolk. Order to cause a coroner for that county to be elected in place of Roger de Bourne, as the king learns that he has not sufficient lands in that county and does not dwell therein continuously.

May 29.
Bury
St. Edmunds.

To the treasurer and barons of the exchequer and to the chamberlains. The executors of the will of Robert de Umframvyll, late earl of Anegos, have shewn the king, by petition before him and his council in parliament at Westminster, that he kept divers men-at-arms in the service of Edward I. and Edward II. in their wars of Scotland and the marches of England by their orders for the salvation of the marches, and divers sums of money were due to Robert at his death for the arrears of his wages and recompence for his horses lost in the wars aforesaid, as appears by the books of the wardrobe of the late king delivered at the exchequer and by the bills of his wardrobe in their possession, for which sums no payment or satisfaction has been made, and they have besought the king to order payment to be made to them of the sums aforesaid: the king therefore orders them to see the said will and the bills and books aforesaid, and if they find that the sums aforesaid are still owing, the treasurer and chamberlains are to pay them to the executors out of the treasury, or the treasurer and barons are to cause the executors to have assignment therefor.

By pet. of C.

May 29.
Bury
St. Edmunds.

To the same. The executors of the will of Henry Beaufitz have shewn the king, by petition before him and his council in parliament at Westminster, that the late king was indebted to Henry in 268*l.* 12*s.* 8*d.* for the arrears of his wages and for recompence for his horses lost in the said king's service, as appears by bills of the late king's wardrobe in their possession, for which no payment has yet been made, and they have besought the king to cause them to be satisfied for the said sum: the king

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Membrane 12—cont.

therefore orders them to see the bills aforesaid, and if they find that the said debt is clear and still unpaid, the treasurer and chamberlains are to cause the said sum to be paid to the executors out of the treasury, or the treasurer and barons are to cause them to have suitable assignment.

By pet. of C.

May 31.
Bury
St. Edmunds.

To the same. John Keyser of Neuwerk has shewn the king, by petition before him and his council in parliament at Westminster, that the king is indebted to him in 77 marks 7*d.* lent by him to the king in the ports of Kyngeston-on-Hull and of Boston, as appears by the king's letters patent under his seal called 'coket,' and he has besought the king to cause payment to be made to him of the said 77 marks 7*d.* or to cause due assignment to be made to him therefor, or to order an assignment to be made to him on the first customs of wool, hides, or wool-fells to be sent by him out of the realm: the king therefore orders them to cause such allowance or payment to be made to him, if they find by inspection of the letters that the said sum is still owing.

By pet. of C.

May 29.
Bury
St. Edmunds.

To the same. The executors of the will of John de Bradefeld have shewn the king, by petition before him and his council in parliament at Westminster, that the late king was indebted to him in 53*l.* for wheat and malt bought from him for the said king's use by Roger de Horsele, then constable of Baumburgh castle, for the munition of that castle, as appears by the books of William de Melton, archbishop of York, then keeper of the wardrobe, for which sum no satisfaction has yet been made: the king therefore orders them to see the said books, which are in the exchequer, and if they find that answer was made to the late king for the said wheat and malt, and that the aforesaid 53*l.* are still owing, to cause payment or satisfaction for the said sum to be made to the executors.

By pet. of C.

To the same. John Herle has shewn the king, by petition before him and his council in parliament at Westminster, that 32*l.* 16*s.* 0*d.* are still due to him for the arrears of his wages of the time when he was in the late king's service in the Scotch war, as appears by the books of William de Melton, archbishop of York, then keeper of the said king's wardrobe, which remain in the exchequer, for which sum no satisfaction has yet been made, and he has besought the king to cause payment or satisfaction therefor to be made to him: the king therefore orders them to see the books aforesaid, and if they find that the debt is clear and is still unpaid, the treasurer and chamberlains are to cause it to be paid out of the treasury, or the treasurer and barons are to cause John to have a suitable assignment.

By pet. of C.

May 29.
Bury
St. Edmunds.

To the same. Gilbert de Boroughdon has shewn the king, by petition before him and his council in parliament at Westminster, that the king is indebted to him in divers sums of the time of the late king and of his own time, as appears by divers bills of the late king's wardrobe and of his own wardrobe in Gilbert's possession, and Gilbert is indebted to the king in some debts of the arrears of his account of the time when he was sheriff of Northumberland, and he has besought the king to cause the debts due from him to the king to be allowed in the debts due to him from the king, and if aught be due to him beyond them, to cause payment or assignment to be made to him for the excess: the king therefore orders them to audit Gilbert's account, and if they find that he owes aught to the king, they are to see the bills aforesaid and to cause allowance to be made to Gilbert for as much as they shall find to be owing to him by the king, and if they find that the king is indebted to Gilbert in aught, to cause payment or assignment to be made to him for the amount thereof.

By pet. of C.

June 8.
Norwich.

To William Trussel, escheator this side Trent. Order to pay to Edmund Bacoun the issues of the manor of Besby and of the soke of Waltham from

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Membrane 12—cont.

the time when they were taken into the king's hands until 4 May last, as the king, on 13 April, in the fourth year of his reign, granted to Edmund for life the manor and soke, which he held at one time of the demise of Edmund, late earl of Kent, and which had then come to the king's hands as escheat by reason of the earl's forfeiture, and the king afterwards caused the manor and soke to be taken into his hands with other lands of the earl because it was agreed in the parliament at Westminster that the earl's heir should be admitted to his inheritance notwithstanding the judgment rendered against the earl, and they are now in the king's hands by reason of the heir's minority and the king committed the custody thereof to Edmund on 4 May last.

By K.

June 8.
Norwich.

To the sheriff of Berks. Order to cause a verderer for the forest of Wyndesore, in that county, to be elected in place of John de Sunynghull, who has no lands in that county.

*MEMBRANE 11.*May 31.
Bury
St. Edmunds.

To the prior of Kaermerdyn, chamberlain of South Wales. Order to supervise the king's works commenced in the castles of Kaermerdyn and Dynevoir, and to cause them to be completed by the view and testimony of Gilbert Talebot, justice of those parts, or of him who supplies his place.

By K. & C.

May 28.
Bury
St. Edmunds.

To the steward and marshals of the king's household. Order to cause John de Stowe, parson of the church of Bradefeld, to be released from prison, as he has shewn the king, by petition before him and his council in parliament, that he was lately attached at the suit of Thomas Carbonel at Bury St. Edmunds before the steward and marshals of the household, and he left there quit because Thomas did not prosecute his suit, and the steward and marshals arrested John because he came before them clothed in a doublet, asserting that he was going about armed contrary to the form of the statute at Northampton, and took the doublet from him for the king's use, and John has been detained in prison from that time for this reason, and he has besought the king to provide a remedy.

By pet. of C.

May 29.
Bury
St. Edmunds.

To the prior of Kaermerdyn, chamberlain of South Wales. Order to pay to Gilbert Talbot, justice of South Wales, the arrears of the wages and fees of the constable of Emelyn castle, which is in the justice's custody, from the time when he received the custody thereof, and to pay to him such wages and fees henceforth until otherwise ordered.

June 3.
Bury
St. Edmunds.

Richard Roger of Elmesore, imprisoned in Caresbrok castle in the Isle of Wight for trespass of venison in the king's forest in that island, has letters to John de la Hoese, constable of the said castle and keeper of the said forest, to bail him until the coming of the justices next in eyre for pleas of the Forest in co. Southampton.

June 7.
Norwich.

To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands that Bartholomew son of John Davillers and Joan his wife, late the wife of John son of William de Caldecote, held as her dower of the lands of the said John son of William on the day of Bartholomew's death, and to restore the issues thereof to her.

May 22.
Havering-atte-
Bower.

To the treasurer and barons of the exchequer, and to the chamberlains. William Heryng and Thomas his brother have shewn the king, by petition before him and his council in parliament at Westminster, that 308*l.* 3*s.* 11*d.* are due to them for divers victuals bought from them for the use of the late king, as appears by bills of his wardrobe in their possession, for which no

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Membrane 11—cont.

payment has yet been made to them, and they have besought the king to cause them to be satisfied for the said sum: the king therefore orders the treasurer and barons and chamberlains to see the said bills, and if they find that the said debt is clear and is still unpaid, the treasurer and chamberlains are to cause it to be paid out of the treasury, or the treasurer and barons are to cause an assignment to be made to them for it. By pet. of C.

June 10.
Barnwell.

To William Trussel, escheator this side Trent. Order to deliver to Joan, late the wife of Bartholomew son of John Davillers, the manor of Erwarton, and not to intermeddle with the other lands specified below, restoring the issues thereof to Joan, as the king learns by inquisition taken by the escheator that Joan and Bartholomew held jointly on the day of Bartholomew's death the manor of Erwarton and the advowson of the church of that town of the feoffment of John Murieux by fine levied in the late king's court by his licence, and certain lands in Erwarton of the grant of the said John and of John Danyel, chaplain, and 72 acres of land in Herkestede of the gift of Nicholaa Baret, and certain lands in Okele of the gift of William de Bello Campo, to have to them and to the heirs of Bartholomew, and that Joan continued her seisin thereof with Bartholomew until the day of his death, and that the manor is held with the manor of Brome of the king by the service of leading the footmen of Norfolk and Suffolk in the Welsh war, to wit from the ditch of St. Edmunds without Newmarket (*Novum Mercatum*) whithersoever the king wills in such war in Wales, and that the said lands in the towns of Erwarton, Herkestede, and Okele are held of other lords by divers services, and the king has taken Joan's fealty for the manor of Erwarton.

June 8.
Norwich.

To the bailiffs and men of New Windsor. Order to pay to Thomas de Foxle, constable of Wyndesore castle, the 17*l.* due from them for their ferm of that town for the present year, so that he may execute certain works in the castle therewith as the king has enjoined upon him. By C.

To Thomas de Foxele, constable of Wyndesore castle. Order to receive the aforesaid sum, and to cause it to be expended in the works aforesaid by the view and testimony of the king's clerk of the works aforesaid. By C.

June 11.
Barnwell.

To William Trussel, escheator this side Trent. Order not to intermeddle further with the manor of Bedemannegore, co. Kent, which he has taken into the king's hands by reason of the death of Roger de Rexham, and to deliver the issues thereof to Margery, late the wife of the said Roger, as the king learns by inquisition taken by the escheator that Roger at his death held the manor, and that it is of Margery's inheritance, and that it is held of the king in 'gavelkynde' as of the manor of Osprenge, in the king's hands, by the service of doing suit at the court of the said manor of Osprenge from three weeks to three weeks.

June 8.
Norwich.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of John Godewyn, who has no lands in that county to qualify him for the office.

June 10.
Barnwell.

To the collectors of the custom of wool, hides, and wool-fells in the port of the city of London. Order to pay to John de Hanon[ia] or to Dinus Forcetti and Bartholomew de Barde and their fellows, merchants of the society of the Bardi of Florence, the arrears of 500 marks for Easter term last, as the king is given to understand by the said merchants that the collectors to whom the king's order [*as at page 231 above*] was directed were removed from office before the merchants had been satisfied.

June 12.
Barnwell.

To the treasurer and barons of the exchequer, and to the chamberlains. Whereas the king lately appointed Robert de Norton and William de l'

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Membrane 11—cont.

Rue to survey the estate of the islands of Gernereye, Jereseye, Serk, and Aureneye, and of the king's castles in those islands, and to inform themselves by inquisitions or otherwise concerning the true value of the islands in rents, profits, issues, and other emoluments whatsoever pertaining to the king both on land and on sea, and certain other things touching the premises, as contained in the king's letters patent, and he ordained that William should receive 2s. 6d. sterling for his wages every day for the time he should be intending the premises, and he ordered Peter Bernard de Pynsoles and Laurence de Gaillars, keepers of the said islands, to pay the said wages to William out of the ferm of the islands, and William has shewn the king that he received a sum of money from the aforesaid keepers for his wages, and he has besought the king to cause account to be made with him for the said sum and for the days during which he was occupied about the said affairs in the islands aforesaid, and for his expenses in going to those parts and in returning and for his passage thither and for his passage back to England, and for his stay at the exchequer by order of the treasurer and barons concerning the affairs of the islands, and to order to be paid to him what shall be found to be due to him: the king therefore orders them to make such account with William, and to cause payment or assignment to be made to him for what they shall find to be due to him.

June 10.
Barnwell.

To the treasurer and chamberlains. Order to cause all rolls in the treasury of the last eyre in the islands of Gernereye, Jereseye, Serk, and Aureneye to be searched, and to deliver them by indenture to Robert de Scardeburgh, whom the king has appointed with others to make eyre in those islands.
By C.

June 10.
Norwich.

To the sheriff of Somerset. Order to cause a coroner for that county to be elected in place of Reginald Husee, who is insufficiently qualified.

May 22.
Havering-atte-
Bower.

To the treasurer and barons of the exchequer, and to the chamberlains. The executors of the will of William de Kent have shewn the king, by petition before him and his council in parliament, that the late king was indebted to William in 40l. 18s. 0d. for the arrears of his wages and recompence for his horses lost in the said king's service, as appears by bills under the seal of the keeper of the said king's wardrobe in their possession, for which no payment or satisfaction was made to William or them, and they have besought the king to order them to be satisfied for the said sum: the king therefore orders the treasurer and barons and chamberlains to see the said bills, and if they find that the debt is clear and is still owing, the treasurer and chamberlains are to cause the money to be paid to the executors, or the treasurer and chamberlains (*sic*) are to cause them to have an assignment for it.
By pet. of C.

June 15.
Kensington.

To the treasurer and barons of the exchequer. Whereas the late king ordered his treasurer and chamberlains to pay to Adam de Osgodeby, then keeper of the house of the *Conversi*, the arrears of 123l. 10s. 6d. that the said king ordered by writ of *liberate* to be paid to them yearly, which sum was due to the said keeper and the *Conversi* then surviving, two chaplains, and one clerk of the church out of the 202l. 0s. 4d. yearly that Edward I. granted to the said *Conversi* for the maintenance of themselves and the keeper, chaplains, and clerk and of their houses and other things for their lives, providing that upon the death of a *Conversus* his portion of the aforesaid sum should be deducted therefrom, and afterwards, on 20 August, in the 10th year of the said king's reign, he granted to William de Ayremynne, now bishop of Norwich, the custody of the house of the *Conversi* aforesaid for life, and afterwards, on 26 October following, he ordered the treasurer and chamberlains to pay to William the arrears of the said 123l. 10s. 6d. and also to pay to him that sum yearly thenceforth, according to the tenor

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Membrane 11—cont.

of the said writ of *liberate*, provided that the like deduction should be made upon the death of a *Conversus*, as is said to be contained in the said king's writs remaining at the exchequer, and the said William received divers sums of money from the late king's treasury for the use of the *Conversi* for which he has not yet accounted, and he has besought the king to audit his account: the king therefore orders the treasurer and barons to account with the bishop or his attorney for the sums thus received by the bishop, and to do further what is incumbent.

June 22.
Barnwell.

To John Vincent, receiver of the issues of the county of Ponthieu. Order not to pay until otherwise ordered any pensions or fees to any one in the said county, except only the ancient alms, pensions, and fees granted from the county by the king's progenitors or by the counts. By C.

To the same. Order to pay to the king's advocates and serjeants in the county the pensions due to them from the king from the time when the county came to his hands by surrender from Queen Isabella, according to the form of certain ordinances lately made in that county, by the advice of the seneschal. By C.

MEMBRANE 10.

June 10.
Barnwell.

To the keeper of the castles of Blenleveny and Bulkedynas, with the king's honour and lands there, or to him who supplies his place. Order to permit William Trussel, escheator this side Trent, to assign and deliver to Eleanor, late the wife of Herbert son of John, a third of the castles, honour, and lands aforesaid, in accordance with the king's order of 11 May last to the escheator [*as at page 232 above*].

June 8.
Norwich.

To the justices in eyre for Forest pleas in co. Southampton. At the prosecution of the dean and chapter of St. Mary's, Rouen,—suggesting that they are seised of 100 acres of wood and 300 acres of pasture in Kyngesclere, which are of their own soil, and which pertain to their manor of Kyngesclere, in the aforesaid county, and that they and their predecessors were seised thereof from time out of mind as of the right of their church, and that the foresters of the king's forest of Pamhere, pretending that the wood and pasture are of the king's soil of the same forest, impeded by colour of their office the dean and chapter from making their profit of the said wood and pasture—the king appointed John Rondolf, John de Hampton, and John Beynham to make inquisition whether the wood and pasture are the soil of the dean and chapter pertaining to their manor aforesaid, and if so, from what time and in what manner, and whether they are within the metes of the forest aforesaid or not, and what manner of profits the dean and chapter were wont to receive from the wood and pasture in times past; and it is found by their inquisition that 100 acres of wood by estimation at Havekhurst and 100 acres of pasture annexed to the same wood in Kyngesclere, to wit from the little well of Ixnesford to the king's way leading towards Brimpton between cos. Southampton and Berks at the west end and 200 acres of pasture called 'Smetheburgh' are the soil of the dean and chapter pertaining to the manor aforesaid, which manor they hold in frankalmoin of the gift of the king's progenitors, and that the dean and chapter were peacefully seised of the wood and pasture as of the appurtenances of the manor aforesaid and of the right of their church from the time aforesaid, taking the esplees thereof as in pannage, sale of turf and heath, until John de Kendale, lately supplying the place of Thomas Paynel, then keeper of the Forest aforesaid, hindered them for the last fifteen years from making their profit of the said wood and pasture, and

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Membrane 10—cont.

that the aforesaid wood at Havekhurst and the said 100 acres of pasture annexed to the same wood by estimation are within the metes of the forest aforesaid, and that the aforesaid 200 acres of pasture called 'Le Smetheburgh' are without the metes of the forest, and that the dean and chapter were wont to receive from the said 100 acres of wood at Havekhurst and from the wood annexed to it in pannage in the time of mast (*peersona*) 2*s.* and in the sale of turves and heath 12*d.* of yearly profit: the king therefore orders the justices to permit the dean and chapter to make their profit of the said 100 acres of wood and 100 acres of pasture thus within the forest as they ought to do and as their predecessors were wont to do from the said time, and not to molest them in the eyre by pretext of such profits received in the said 100 acres of wood and 300 acres of pasture, ordering the ministers of the forest to desist from thus hindering the dean and chapter for the future, and ordering them not to intermeddle with the said 200 acres of pasture outside the metes of the forest.

By pet. of C.

June 25.
Norwich.

To John de Houton, escheator beyond Trent. Order to deliver to Master Thomas de Garton—to whom the king, on 1 December last, granted the custody of a moiety of the manor of Killom, co. York, in the king's hands by reason of the voidance of the archbishopric of Rouen, for so long as it should remain in the king's hands for this reason, without rendering anything thence to the king—the issues received from the said moiety for the time when it was thus in the king's hands and in the escheator's custody.

By K.

June 25.
Norwich.

To John Mauduyt, late sheriff of Wilts. Order to pay 10*l.* out of the issues of the eyre of John Mautravers and his fellows, late justices in eyre for Forest pleas in that county, to John de Hegham, keeper of the king's rolls and writs in the same eyre, in aid of his expenses in the eyre aforesaid.

By p.s. [4676.]

The like to the sheriff of Southampton to pay to the said keeper 10*l.* in aid of his expenses in the eyre in that county.

By the same writ.

To John de Stonore and John de Cantebrige, justices to hear and determine certain trespasses and felonies in co. Norfolk and to execute certain other things contained in the king's letters patent. Order to cause the 100 marks in which John de Cove made fine with the king for a trespass that he was said to have committed in the late king's time to be cancelled and annulled in the rolls of their estreats, and to cause him to be quit thereof, as the king has pardoned him this sum.

By K.

June 26.
Walsingham.

To the keeper of the islands of Jereseye, Gernereye, Serk, and Aureneye, or to him who supplies his place. Order not to distrain William de Barentyn for his homage and fealty for the lands that he holds of the king in those islands, as he has done his homage and fealty to the king.

By p.s. [4682.]

June 28.
Gaywood.

To the treasurer and barons of the exchequer. Order to admit in place of William Trussel, to whom the king, in the first year of his reign, committed the office of the escheatry this side Trent, him whom William shall appoint to render his account of the issues of the said escheatry at the exchequer, as William is going to parts beyond sea in the king's service.

By K.

June 25.
Norwich.

To William Trussel, escheator this side Trent. Order to cause to be assigned and delivered to Joan, late the wife of Bartholomew son of John Davillers, tenant in chief, the following of Bartholomew's lands, which the king has assigned to her as dower with the consent of Robert de Ufford, to whom the king has committed the custody of two parts of Bartholomew's lands during the heir's minority: a third of the manor of Brom, co. Suffolk,

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Membrane 10—cont.

which manor is of the yearly value of 8*l.* 4*s.* 3*d.*; a third of certain lands in Petristre and Dalynghe, in the same county, which are of the yearly value of 20*s.* 10*½d.*; a third of certain lands called 'La Hide,' co. Dorset, of the yearly value of 6*l.*; a third of two virgates of land in Lonord, in the same county, which are of the yearly value of 24*s.*; a third of certain lands in Compton, co. Somerset, which are of the yearly value of 40*s.*

June 28.
Gaywood.

To Peter Bernard de Pynsoles and Laurence du Gaillars, keepers of the islands of Gernereye, Jereiseie, Serk, and Aureneye. Order to pay to Robert de Norton, out of their ferm of the islands, the arrears of 3*s.* a day for his wages whilst employed in making inquisition concerning the true value of the islands [*etc., as at page 245 above*], as Robert has besought the king to cause the arrears to be paid to him.

July 5.
Navenby.

To Margaret, late the wife of Edmund, earl of Kent. Order to permit John de Wodeford, master of the St. John's hospital, Castel Donyngton, to receive two cartloads of brushwood on Saturday weekly by the delivery of the parker of the park of Castel Donyngton, which is in Margaret's custody by the king's commission [*in accordance with the order to the escheator at page 104 above*].

July 5.
Lincoln.

To the treasurer and barons of the exchequer. Order to deliver to the archbishop of York two dies for moneying (*cuneos monetales*), according to the king's previous order to them, notwithstanding their certificate, as the king—upon learning by the record and process of John de Vallibus and his fellows, justices in eyre of Edward I. in co. York, which he caused to come before him, that William, then archbishop of York, and his predecessors from time out of mind were in seisin of having two moneying dies in that county, as he claimed before the said justices—sent the record and process before the treasurer and barons *sub pede sigilli*, ordering them to inspect the record and process, and to cause the dies to be delivered to William, now archbishop of York, as had been the custom in the times of the archbishop's predecessors, and to certify him in chancery if there was any reason why they ought not to do so, and they have signified that in 29 Edward I., when the dies were last delivered to the archbishop of York at the exchequer for his exchange at York, the said king had an exchange there, and that, as the king has not an exchange there now, they had superseded until further orders the delivering of the dies to the archbishop, it appearing to the king by the record and process that the archbishop ought to have the dies as the said William his predecessor claimed to have them.

July 6.
Lincoln.

To the sheriff of Suffolk. Order to cause a coroner for that county to be elected in place of William de Launey, deceased.

July 6.
Lincoln.

To John de Houton, escheator beyond Trent. Order to cause Gilbert de Umframvyll, son and heir of Robert de Umframvyll, late earl of Anegos, tenant in chief of the late king, to have seisin of his father's lands and of the lands that Elizabeth, mother of the said Robert, held at her death in dower of Gilbert's inheritance, as the king has taken Gilbert's homage for all the said lands and rendered them to him although he has not yet proved his age, so that he may the more decently maintain himself (*continere se*).

By p.s. [4700.]

July 6.
Lincoln.

To the bailiffs of Scardeburgh and the keepers of the scrutiny of the money in the king's port there. Whereas it was lately ordained that no one should take out of the realm the king's good money, to wit sterling, under pain of forfeiture of life and goods, and that in every port where ships arrive two men of the port should be chosen who, with the bailiffs of the port, should cause to be arrested the sterlings that they should find were about to be carried out of the realm and also money counterfeiting the

1331.

Membrane 10—cont.

king's, and should keep the same for the king's use, and the king now learns from the information of many that the bailiffs and keepers of Scardeburgh cause, by pretext of the ordination aforesaid, the sterlings that alien merchants and others have received for their goods and wares brought by them to that port and there sold from the buyers of the goods and wares aforesaid to be arrested immediately after the payment of the money, by reason whereof strange merchants and others withdraw themselves from that town with their goods and merchandise: the king, wishing to take precaution against such damages, orders them not to intermeddle until further orders with money thus received, and to restore any such money as they may have arrested, provided that search of other money be made by them according to the ordinance.

By K. & C.

July 5.
Lincoln.

To John Paynel, chamberlain of Chester. Order to pay to Adam de Swynesheved the arrears of 20s. and two robes yearly for his fee specified below from Christmas, 19 Edward II., and to pay to him the said fee for so long as he shall be the king's serjeant there, as the king—at Adam's petition before him and his council in parliament at Westminster, shewing the king that he was indebted to him in 13*l.* 10*s.* 0*d.* for his yearly fee of 20*s.* and two robes, which fee was granted to him by Richard Damory, late justice of Chester, and others of the king's council of those parts, to be received from the chamberlain of Chester for the time being for his stay with the king to prosecute pleas and other affairs touching the king in cos. Chester and Flint, and beseeching the king to order payment or satisfaction to be made to him for the said sum—ordered William de Clynton, justice of Chester, and the said John Paynel to certify the king under his seal for that county concerning this matter, and they have certified that Adam was admitted to sue and defend pleas and other affairs of the king's in the aforesaid counties by the aforesaid Richard, the late justice of Chester, and by others of the king's council of those parts, to receive yearly, by the hands of the chamberlain there, 20 shillings and two robes, price 20*s.* each, whereof Adam has received nothing from Christmas, 19 Edward II., until 4 May last.

MEMBRANE 9.

June 25.
Norwich.

To the treasurer and barons of the exchequer. Order to permit Richard de Perers, late sheriff of Essex and Hertford, to pay the 200*l.* due from him to the exchequer for the time when he was sheriff of that county by instalments of 10*l.* at Michaelmas and 10*l.* at Easter yearly.

By K.

June 28.
Gaywood.

To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands that John de Bassyngbourn held in his bailiwick by knight service of the heir of Humphrey de Bohoun, late earl of Hereford, lately a minor in the late king's wardship but who is now of full age, if they are in the king's hands solely by reason of John's death and the said heir's minority and if John held no lands elsewhere of the king as of the crown, as Agnes, daughter and heir of the said John, and wife of Edward de Kendale, has proved her age before the escheator.

June 30.
Gaywood.

Richard de Suthwell, chaplain, imprisoned at Nottingham for trespass of vert in the forest of Shirewode, has letters to John de Crombwell, keeper of the Forest beyond Trent, to hail him until the first assize.

June 26.
Walsingham.

To the treasurer and barons of the exchequer. Order to admit in place of William Trussel, to whom the king in the first year of his reign, committed the office of the escheatry this side Trent, him whom William shall depute to render his account at the exchequer of the escheatry for the time aforesaid, as William is going beyond sea by the king's order.

By K.

1331.

*Membrane 9—cont.*June 25.
Norwich.

To the treasurer and chamberlains. Whereas the late king granted by his letters patent to John Darcy 'le cosyn' Thomas Rocelyn's manors of Egefeld and Walecote, co. Norfolk, which were seized into the said king's hands because Thomas was of the quarrel of Thomas, late earl of Lancaster, to prosecute Hugh le Despenser, the elder, and Hugh le Despenser, the younger, to have under a certain form, and afterwards, because it was agreed in the parliament at Westminster, in the first year of the king's reign, that all who were of the said quarrel should have their lands again and their goods and chattels, etc., the king ordered the lands and the issues thereof for which answer had not been made to him or the late king to be delivered to Thomas, by pretext whereof Thomas sued against John for the issues of the manors for the time when they were thus in his hands, which issues amounted to 284*l.* 13*s.* 10*d.*, whereof the king caused 100*l.* 14*s.* 5*d.* to be delivered to Thomas, and John has besought the king to cause the remaining 183*l.* 19*s.* 5*d.* to be paid to Thomas out of the issues aforesaid, so that Thomas may have no occasion to sue John further in this matter: the king, considering his father's said grant and John's good service to the late king, orders the treasurer and chamberlains to pay the said 183*l.* 19*s.* 5*d.* to Thomas.

By p.s. [4678.]

June 9.
Norwich.

To the treasurer and barons of the exchequer, and to the chamberlains. John de Bures has shewn the king that the king is indebted to him in 106*l.* 13*s.* 4*d.* for recompence for his horses lost in the service of Edward I. at Stryvelyn, in the 7th year of the said king's reign, as appears by a bill in his possession under the seal of John de Okham, then cofferer of the said king's wardrobe, in which year Ingelard de Warle was keeper of the wardrobe, and he has besought the king to cause 100*l.* to be paid to him in full satisfaction for the said debt: the king therefore orders them to see the books of Ingelard's accounts and the bill aforesaid, and if they find that the aforesaid 106*l.* 13*s.* 4*d.* are contained in the said accounts and are still owing, to pay to John de Bures 100*l.* in full satisfaction thereof.

June 24.
Norwich.

To William Trussel, escheator this side Trent. Order not to intermeddle further with the manor of Kyngessutton and the hundred of Sutton, co. Northampton, which he has taken into the king's hands by reason of the death of Emelina de Longespee and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Emelina at her death held no lands of the king in chief, but that she held the said manor and hundred for her life, by fine levied in the late king's court, so that after her death the manor and hundred should have remained to Thomas, late earl of Lancaster, for his life, with remainder to Robert de Holond and Matilda his wife and the heirs of their two bodies, and that the manor and hundred are held of the heirs of the earl of Salisbury, whose inheritance is now in the hands of earl Warrene, by the service of one sore-coloured sparrowhawk or 2*s.* yearly.

June 29.
Gaywood.

To John de Houton, escheator beyond Trent. Order to deliver to Robert son of Robert de Malo Lacu the issues of the manors of Hexthorp and Rosynton, co. York, from the time of his father's death, the king having lately ordered the escheator to deliver the manors to Robert [*as at page 239 above*], as he has granted all the issues of the manors from the time of Robert's father's death pertaining to him to Robert in consideration of the good service rendered by him to the king.

By p.s. [4689.]

July 6.
Lincoln.

To the sheriff of Suffolk. Order to cause a coroner for that county to be elected in place of William de Launey, deceased.

July 6.
Lincoln.

To John de Warennia, earl of Surrey. Whereas Agnes, late the wife of Thomas Bardolf, tenant in chief, demanded before the justices of the Bench

1331.

Membrane 9—cont.

against Thomas son of Thomas Bardolf a third of the manor of Gretham, co. Southampton, and a third of the manor of Felyngham, co. Lincoln, and against John son of Thomas Bardolf and Elizabeth his wife a third of the manor of Plomton in Dichenyng, Wyvelisfeld, Cokefeld, Ertyngelegh, Westhodelegh, Lyndefeld, Smythewyk, and Pydynggho, co. Sussex, and against John and Elizabeth a third of the manors of Strumpeshawe and Scrouteby, co. Norfolk, and against Edmund son of Thomas Bardolf a third of the manor of Herthill, co. York, as her dower; and the said Thomas son of Thomas, John and Elizabeth, and Edmund, who hold the manors for their lives of the grant to the aforesaid Thomas, late the husband of the said Agnes, vouched to warranty John son and heir of the said Thomas, a minor in the king's wardship, because Thomas bound his heirs to warranty; and it was considered by judgment of the court that the said Thomas son of Thomas, John and Elizabeth, and Edmund should hold the said third parts in peace, and that Agnes should have the value of her dower out of the heir's land in the said earl's custody, as appears by the record and process of the suit aforesaid, which the king has caused to come before him in chancery: the king, at the suit of Agnes, praying for delivery of such lands aforesaid for her dower, wishing to be certified of the values of the aforesaid manors, ordered the sheriffs of the said counties to cause the manors aforesaid to be extended, and it is found by the extent returned into chancery that the manors are worth yearly in all issues 18*l.* 6*s.* 6½*d.* The king, wishing to put the judgment into execution, has assigned to Agnes out of the heir's lands a moiety of the manor of Shelford, co. Nottingham, as of the yearly value of 8*l.* 5*s.* 0*d.*; the manor of Stok Bardolf, in the same county, as of the yearly value of 14*l.* 11*s.* 3*d.*; certain lands in Okebrok, co. Derby, as of the yearly value of 12*l.* 0*s.* 6*d.*; the manor of Barlyng', co. Sussex, as of the yearly value of 14*l.* 11*s.* 1½*d.*; and 12*l.* of yearly rent in the manors of Berewyk and Wengeton, in the same county; and 60*s.* 1*d.* of rent in Houton near Dunstable, co. Buckingham (*sic*); and 4*s.* 7*d.* that Agnes renders to the king for the dower assigned to her of the lands of her husband; to have as her dower of the said manors of Gretham, Felyngham, Plumpton, Strumpeshawe, Scrouteby, and Herthill: the king therefore orders the earl to deliver to Agnes the said moiety of the manor of Shelford, the manors of Stok Bardolf and Barlyng', the lands in Okebrok, and the rent aforesaid.

July 6.
Lincoln. To the sheriff of Suffolk. Order to appoint a bailiff errant for that county for whom he will answer in place of John Hardhed, who is indicted of divers felonies and trespasses and who has conducted himself evilly in that office, as the king understands, wherefore the king wills that John shall not further intermeddle with that office. By K.

July 6.
Lincoln. To the treasurer and barons of the exchequer. Order to account with John le Keu of Burnham for the issues from the manors of Cokham and Bray, co. Berks, for the time when he had the custody thereof by the late king's commission, and if they find that John, after the account have been rendered, is indebted to the king in any money for the said time, they are to attermine the money at 40*s.* [yearly], and to cause such attermination to be enrolled in the rolls of the exchequer, and to supersede any distraints upon John for the said account. By K.

July 6.
Lincoln. To the treasurer and barons of the exchequer, and to the chamberlains. Order to pay to John Travers, whom the king has appointed constable of Bordeaux, and Master John de Hildesle, king's clerks, whom the king is sending to the duchy [of Aquitaine] for the expedition of certain of his affairs, a sum of money for their expenses thither, and to ordain for the wages of John de Hildesle, both for his sojourn in the said parts and for his return to the king, as they shall think fit. The treasurer is ordered to

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Membrane 9—cont.

certify the said constable by letters concerning John de Hildesle's wages, the king having ordered the constable to pay wages to him according to the treasurer's certificate.
By K.

July 6.
Lincoln.

To the prior and convent of Spaldyng'. The abbot of St. Nicholas, Angers, has shewn the king that, long before the publication by Edward I. of the statute at Carlisle concerning *apportum*, a dispute arose in the Roman court between the abbot and convent of St. Nicholas and the prior and convent of Spaldyng', and at length, by the assent of Robert, then bishop of Lincoln, and Michael then bishop of Angers, and their chapters, and by the assent of Walter, then earl Marshal, and of Margaret his wife, the patroness of the house of Spaldyng', it was agreed that the prior and convent should pay to the abbot or his proctor 60 marks yearly in the name of a pension at the octaves of St. John the Baptist in the priory aforesaid, for the damages and expenses that the abbot and convent sustained by reason of the said suit and that for the expenses that the abbot for the time being should incur when he should come to the priory by reason of a visitation or election or receipt of profession, as contained in a composition between the parties sealed with the common seal of the abbey and the common seal of the priory and the seals of the said bishops, chapters, earl and Margaret and confirmed by apostolic authority, and that the prior and convent detain the pension from the abbot by pretext of the statute aforesaid, and refuse to pay it to him or his proctor, wherefore he has besought the king to provide a remedy: as it is not consonant with right that the pension, which was ordained for the common utility of the two houses before the issue of the statute aforesaid, should be detained from the abbot by virtue of the statute, the king signifies to the prior and convent that they may pay the pension to the abbot or his proctor henceforth according to the form of the composition aforesaid, notwithstanding the statute aforesaid or the prohibitions previously sent to them by the king or his progenitors by virtue of the said statute.

July 6.
Lincoln.

To Adam de Ursewyk. Order not to intermeddle further with the bailiwick of the chief forestry of Boweland, although the king lately committed it to him during good behaviour, as the king had previously granted it to Richard de Spaldyngton for life, who held and now holds the bailiwick by virtue of the said grant.
By K.

July 8.
Lichfield.

To the sheriff of Nottingham. Order to cause the houses in the outer bailey of Nottingham castle where the justices lately in eyre in that county held their sessions to be repaired, by the view and testimony of the constable of the castle, out of the issues of the sheriff's bailiwick for the session of Richard de Grey and his fellows, justices to hear and determine certain felonies and trespasses in that county.
By K.

To William de Eland, constable of Nottingham castle. Order to permit the said justices and others whatsoever prosecuting their affairs before them to have ingress to the castle and to hold their sessions there without impediment.
By K.

July 13.
Lincoln.

Thomas Symson, imprisoned in Carlisle castle for trespass of venison in Ingelwode forest, has letters to John de Crumbwell, keeper of the Forest beyond Trent, to bail him until the first coming of the justices for pleas of the Forest.

Vacated, because it was restored.

The like to the said keeper for Adam de Otteley, vicar of the church of Laysyngby, imprisoned in the said castle.

Vacated as above.

MEMBRANE 8.

1331.

July 13.
Lincoln.

To the treasurer and barons of the exchequer. Order to cause the sheriff of Warwick and Leicester to have allowance in his account at the exchequer for what he has paid to Roger de Belegrove in execution of the king's order of 30 April last [*as at page 227 above*] to pay to him 18*d.* a day for his wages.

July 18.
Lincoln.

To Richard de Peshale and Edmund Trussel, appointed to enquire concerning certain goods and jewels that belonged to the late king and that were taken and carried away at Swayneseye by certain malefactors. Order to deliver to Robert de Penres, knight, his goods and chattels arrested by them upon his being indicted before them for carrying away certain of the said goods and jewels, as John Beek of co. Lincoln, John de Ryther of co. York, Guy de Brian, and Gilbert de Turbervill of South Wales have mainperned to answer before the king or elsewhere at his order concerning the said goods and jewels upon a summons of fifteen days.

July 17.
Lincoln.

To Master Itherius de Concoreto, nuncio of the pope and collector of the tenth for four years imposed upon the clergy of England by the pope, a moiety whereof was granted to the king. Order to cause the prioress and nuns of Henynges to be discharged of the tenth of their benefices and temporalities thus pertaining to the king, as they have shewn the king that their house is impoverished with divers misfortunes, and they have besought him to pardon them what still remains to be paid of the said tenth pertaining to him, which he has accordingly done. By p.s. [4711.]

July 18.
Lincoln.

To Robert de Horneclif, constable of Baumburgh castle. Order to expend up to 20*l.* out of the issues of the castle about the repairs of the houses, walls, and other buildings in the castle. By K. & C.

July 17.
Lincoln.

To the treasurer and barons of the exchequer, and to the chamberlains. John Darcy 'le cosyn' has shewn the king that he lately rendered account at the exchequer for the time when he was a sheriff and other minister of the late king and of the king, and that divers sums are due to him by such account, and he has besought the king to cause this sum to be paid to him: the king therefore orders them to see the account aforesaid, and to pay to him what they shall find to be due to him, or to cause him to have an assignment therefor. By K.

July 18.
Lincoln.

To John Paynel, chamberlain of Chester. Whereas lately at the prosecution of Robert le Lewede and Margery, late the wife of William le Lewede, of co. Chester—suggesting that Robert and William made a fine with the king before his accession before Richard Damory, then justice of Chester, in 800*l.* by reason of certain trespasses charged upon them, and that William in his lifetime and Robert and Margery afterwards paid 730*l.* thereof to the exchequer of Chester, not without impoverishment of their estate, and beseeching the king to grant to them that they might pay the remaining 70*l.* at the said exchequer at the rate of 100*s.* yearly—the king granted that Robert and Margery might pay the said 70*l.* at the aforesaid rate, and ordered Thomas de Blaston, late chamberlain of Chester, to cause them to have these terms and to cause them to be enrolled; and Robert and William Gilibrond, who married Margery, have now shewn the king that whereas they have paid 10*l.* of the said sum at the aforesaid exchequer according to the attermination, and they are unable to pay the remaining 60*l.* according to the attermination without selling their lands and without depression of their estate, and they have besought the king to grant that they may pay the said 60*l.* at the rate of 50*s.* yearly: the king has granted that they may do so, and therefore orders the chamberlain to cause Robert, William, and Margery to have these terms, and to cause them to be enrolled. By C.

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*Membrane 8—cont.*July 20.
Lincoln.

To Thomas Deyvill, keeper of the manor of Ouston, co. York, in the hands of Queen Philippa. Order to deliver to Robert de Veilly the bovate of land in Ouston specified below, to hold in the same way as he held it before he was disseised thereof, as the king learns by inquisition taken by Roger de Novo Mercato and the said Thomas by the king's order that Robert son of John de Treton lately granted to Robert de Veilly by charter a bovate of land in Ouston, and that Robert was seised thereof by virtue of the gift aforesaid and continued his seisin thereof until he was disseised thereof by Joan, late the wife of Henry de Lacy, sometime earl of Lincoln, who then held the manor in dower, and by Thomas de Staynton and Robert de Swapeston, and that the land was in the hands of the said Joan and of the late king, who took it into his hands for certain causes, and was afterwards in the hands of Queen Isabella, who held it of the late king's grant, which land together with the manor is now in the hands of Queen Philippa by the king's grant, and that Robert did not remit his right therein to Joan or to anyone else, and did not change his estate therein in any way, and that the bovate is held of Queen Philippa as of the manor aforesaid, and that it is worth yearly in all issues 19s. 2d. The king will make recompence to Queen Philippa for the value of the said land. By C

July 22.
Lincoln.

To the treasurer and barons of the exchequer. Order to cause the abbot and convent of St. Agatha to be acquitted of 17l. 16s. 8d. due from them for victuals of the late king bought at Newcastle-on-Tyne, as the king has pardoned them this sum because they have suffered great damages by the war of Scotland. By p.s. [4748.]

July 24.
Southwell.

Richard de Walesby of Halum, imprisoned at Nottingham for trespass of vert in Shirewod forest, has letters to the keeper of the Forest beyond Trent to bail him until the coming of the justices for Forest pleas in that county.

July 22.
Lincoln.

Peter Hasard and Hugh Coliar, imprisoned as above, have like letters to Ralph de Nevill, keeper of the Forest beyond Trent.

July 24.
Southwell.

To the chamberlain of North Wales. Order to search the rolls and memoranda in his custody, and to pay to the king's yeoman John de Brun—whom the king, on 14 December last, appointed to take falcons that have become wild (*ramageos*) and the young (*pullos*) of falcons in North and South Wales, and to cause the falcons thus taken to be kept for the king's use for so long as he should please, receiving for that office as much as others were wont to receive—as much for his wages every day during which he is thus employed as he shall ascertain by such search or otherwise was paid to others heretofore for such wages, together with the arrears thereof from the said 14 December.

July 22.
Lincoln.

To the sheriff of Derby. Order to restore to John Colle of Derby his lands, goods and chattels, which were taken into the king's hands upon his being indicted before William de Herle and his fellows, late justices in eyre in that county, for theft of goods of Richard Pope and Geoffrey son of Peter of Osmundeston and for the death of the said Geoffrey, as he has purged his innocence before R. bishop of Coventry and Lichfield, to whom he was delivered according to the privilege of the clergy.

July 21.
Lincoln.

To William Trussel, escheator this side Trent. Order to cause Margery le Coynte, one of the daughters and heiresses of William le Coynte of Wardon, tenant in chief of the late king, to have seisin of her purparty of her father's lands, as she has proved her age before the escheator and the king has taken her homage and rendered the part to her. By p.s. [4737.]

Aug. 2.
Clipstone.

Robert Bonde of Kirtlyngton, imprisoned at Nottingham for trespass of vert in the forest of Shirewod, has letters to Ralph de Nevill, keeper of the

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Membrane 8—cont.

Forest beyond Trent, or to him who supplies his place in the said forest, to bail him until the coming of the justices for Forest pleas in that county.

The like in favour of John le Shephird of Kirtlyngton, imprisoned as above.

Aug. 4.
Clipstone.

To the mayor and bailiffs of the city of Lincoln. Whereas the king lately granted to Ebulo Lestrangle and to Alesia his wife that they shall have to them and the heirs of Ebulo the custody and ward of the castle of Lincoln with the bailey (all of which they held for Alesia's life of the late king's grant), with the royalties, liberties and free customs and all things pertaining to the custody, ward, and bailey aforesaid, as fully as Henry de Lacy, late earl of Lincoln held them; and it is found by an inquisition taken by John de Wylughby, Robert de Malberthorp, and Geoffrey de Edenham, by the king's order, in the presence of the mayor and bailiffs, at the suit of Ebulo and Alesia—suggesting that they had been impeded by the mayor and bailiffs and the community of the city from having the bailey aforesaid by the metes and bounds whereby Henry de Lacy held it, and from holding their court there, and from receiving amercements and other profits thence, in the same way as Henry did—that the castle of Lincoln with a place adjoining called 'La Batailplace' with adjoining ditches is within the bailey of the castle, and that the bailey extends from the West Postern (*Westposterna*) of the bailey going round to Neuportyate, and thence going round to Le Estgatyate, and thence to the eastern end of the shrine (*feretri*) of St. Hugh in the monastery of Lincoln, and thence southwards to the south part of the messuage called 'Becumhous' with all that messuage, and thence westwards to Le Suthbaillyate, and thence crossing about the castle to the said West Postern of the bailey, and that all the gates, walls, and ditches about the bailey with the houses built in the ditches are appurtenant to the said bailey and are of the bailey, and that Henry de Lacy, earl of Lincoln, all his time and Thomas, late earl of Lancaster, after Henry's death held the said bailey by the aforesaid metes and bounds, and held their court within the bailey aforesaid at the gate of the castle on every Tuesday for all pleas that may be pleaded in court baron, and also had the assay of measures, to wit of bushels, gallons, pottels, quarts (*quartorum*), ells, and other measures of corn, wine, and ale, and the assay of weights, to wit of pounds, stones, and other weights of all things sold by weight, and forfeitures of measures and weights aforesaid whenever they were found to be false, with the amercements and other punishments for the same, and amercements and other punishments for breach of the assize of bread and ale, and amercements of amerced parties pleading in the court aforesaid, and other profits of that court, and the profits of the bailey aforesaid, to wit of vacant plots and of the ditches aforesaid, with the aforesaid plot called 'Batailplace,' taking sometimes for the herbage of the said plots and ditches a mark yearly, and sometimes more, sometimes less, and stallage in the said vacant plots in the times of fairs and markets at their will, and also in the same bailey 'wyndoutoll' and 'aletoll,' and all other profits from the said bailey, without hindrance from anyone, and that Ebulo and Alesia since the death of the said earl of Lancaster have been hindered by the mayors and bailiffs of the city for the time being from holding the bailey and court aforesaid and from receiving the assay and amercements and other such profits: the king therefore orders the mayor and bailiffs to permit Ebulo and Alesia to have the bailey by the said metes and bounds, and to have and hold the aforesaid court there, and to have the assay of measures and weights aforesaid, and other profits whatsoever arising from the bailey, court, and assay.

Aug. 6.
Clipstone.

To William Trussel, escheator beyond Trent, or to his sub-escheator in co. Gloucester. Order to deliver to Master Pancius de Controne, the king's physician, 62s. of yearly rent in the town of Weston Brut, whereof Hugh le

1331.

Membrane 8—cont.

Dispenser, the younger, was seised in his demesne as of fee at his forfeiture, as was found by an inquisition taken by the escheator by the king's order, which rent and the arrears thereof from the time of the forfeiture the king lately ordered to be taken into his hands by the escheator, and to deliver to Pancius the arrears of the same rent since 23 September, in the 3rd year of the reign, when the king granted to Pancius the manor of Guyting', in that county, which belonged to the said Hugh, together with other lands, rents, etc., that Hugh held on the day of his forfeiture by reason of the said manor in the town of Weston Brut and in divers other towns and hamlets, as contained in the king's charter.

MEMBRANE 7.

June 29.
Gaywood.

To William Trussel, escheator this side Trent. Order to cause dower to be assigned to Margaret, late the wife of William de Kerdif, tenant in chief, upon her taking oath not to marry without the king's licence.

July 8.
Lichfield.

To the same. Order to deliver to H. bishop of Lincoln, the manors of Lacchele and Lyndesell, co. Essex, which are of the inheritance of the heir of Bartholomew de Badlesmere, the custody of whose lands during minority the king lately committed to the bishop, and the issues thereof, the escheator having deferred delivering the said manors although the king has frequently ordered him to deliver all the lands aforesaid to the bishop, certifying the king if there be any reason why he ought not to deliver the manors.

July 15.
Lincoln.

To Roger de Gildesburgh, late keeper of the lands of Queen Isabella in co. Kent. Order to cause William Broun,—who is indicted before the keeper for vert and venison in the forests, chaces, and parks of the said queen and of other trespasses in those parts, and who was delivered to Nicholas de Heggham for custody until fuller discussion could be had—to Gawan Corder, constable of Ledes castle, as Gawan has mainperned personally in chancery to have William's body before the king and his council in fifteen days from Michaelmas to stand to right concerning the premises. The keeper is ordered to have the indictment, if there be one, of William or the cause for which William was thus delivered into custody before the king at the said day, together with this writ, so that the king may cause to be done what he shall deem fit.

July 20.
Lincoln.

To the sheriff of Westmoreland. Order to cause a coroner for that county to be elected in place of John de Wessyngton, who is insufficiently qualified.

July 24.
Southwell.

To the sheriff of Nottingham. Order to cause a verderer for the forest of Shirewode to be elected in place of John de Annesle, as the king understands that the forest is much wasted and destroyed in John's default, and that the malefactors of the forest are so maintained by John that they cannot be convicted of the trespasses committed by them in the forest, wherefore the king has caused John to be amoved from office.

By p.s. [4754.]

July 25.
Southwell.

To the sheriff of Northampton. Order to cause a verderer for the forest of Rokyngham, which is in the hands of Queen Philippa, to be elected in place of Ranulph de Veer, as he is a forester therein contrary to the assize of the forest.

Nicholas, abbot of Pipwell, and Thomas de Thokeryngton, and John de Creyk, his fellow-monks, and Adam Ody of Assheby, imprisoned at Rokyngham for trespass of vert and venison in Rokyngham forest, have letters to

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Membrane 7—cont.

Robert de Ufford, keeper of the Forest beyond Trent, or to him who supplies his place in the forest of Rokyngham, to bail them until the coming of the justices for Forest pleas in co. Northampton.

July 25.
Clipstone.

To William Trussel, escheator beyond Trent. Order to cause dower to be assigned to Margery, late the wife of John de Perten, tenant in chief, upon her taking oath not to marry without the king's licence.

July 19.
Lincoln.

To the mayor and bailiffs and men of Kyngeston-on-Hull. Order to admit Adam de Stirkeland to the office of the custody of the pesage of lead and of small goods sold by weight (*averii de pondere*) and of the tronage of wool in that town, and to permit him to hold it in the same way as he held it before his amoval, as the late king granted the custody to him for life, and the king afterwards granted that Adam should hold the same for life, and Adam was amoved from that office, by virtue of an ordinance made at the exchequer concerning such keepers, until inquisition had been made concerning his behaviour in the office, and the mayor and many of the men of that town have taken oath before the king in chancery that Adam has conducted himself faithfully towards the late king and the present king in that office, and the king therefore wills that he shall have the office again.

By C.

July 25.
Southwell.

John le Ferroure of Epereston, imprisoned at Nottingham for trespass of vert in Shirewode forest, has letters to Ralph de Nevill, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Shirewode, to bail him until the next coming of justices for pleas of the Forest in co. Nottingham.

The like to the same for the following, detained in the same prison for the like offence :

William Geffrey of Oxton.

Denis le Shepeherd of Oxton.

William de Loudham of Oxton.

Richard son of Margery de Epereston.

Richard 'on the Hull' of Westthorp near Southwell.

Thomas de Strelley of Oxton.

William Mye of Westthorp near Southwell.

Osbert le Shephird of Oxton.

John atte Graunge of Oxton.

John Dryng of Eddyngleye.

John Augeneye.

Henry Prest of Farnesfeld.

Robert Bulewell of Hokenhale near Newstead in Shirewode.

July 30.
Clipstone.

To the sheriff of Oxford. Order to cause the defects in the houses, walls, turrets, bridges, and other buildings of the castle of Oxford to be repaired by the view and testimony of the mayor and two men of the town of Oxford, expending up to 40 marks.

By K.

Aug. 1.
Clipstone.

To the collectors of customs in the port of Kyngeston-on-Hull. Order to pay to Guichardinus Johannis, attorney of Queen Philippa, 99*l.* 1*s.* 4*d.* out of the issues of the customs aforesaid, unless she have been previously paid, as the king granted to her 1000*l.* in aid of the expenses of her household to be received by the hands of the collectors of the aforesaid customs out of the first issues thereof, and the king afterwards ordered Adam Copandale and Hugh le Taverner, late collectors of the custom aforesaid in that port, whom he had ordered to pay the said 1000*l.*, to certify him of what was in arrear of the aforesaid sum, and they have certified at the exchequer that 99*l.* 1*s.* 4*d.* are in arrear.

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July 30.
Clipstone.*Membrane 7—cont.*

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the sheriff of Buckingham for 55 marks for Easter term last paid by him to Robert de Fienles, in execution of the king's order of 18 January last to pay to him 110 marks yearly, as the late king, on 4 February, in the 6th year of his reign, granted to him the said sum yearly from the issues of that county for life or until he should provide him with lands of that value, and Robert received this sum yearly by the hands of the sheriff of that county until the grant was revoked by certain ordinances made by the prelates, earls and barons in the late king's time, and the king, in consideration of the aforesaid grant and of Robert's good service to Queen Isabella and to him when they were in France, and of the good place that Robert held in coming with them from France to this realm in their aid, granted that he should receive the said 110 marks yearly from the issues of that county for life, or until the king should provide him with lands to that value.

Aug. 7.
Clipstone.

To the same. Order to cause to be delivered to John de Karliolo, son and heir of Nicholas de Karliolo, his lands that were taken into the late king's hands, and to cause Master John de Stretford, now bishop of Winchester, and Nicholas de Sottrethe, to whom the bishop committed the custody of the lands in Sottrethe, co. Warwick, to be acquitted of the extent of the said lands, as John de Karliolo has shewn the king that the late king caused the lands of Nicholas de Karliolo to be taken into his hands by reason of certain debts said to be due from Nicholas at his death to the said king, and afterwards committed the custody of Nicholas' lands in Sottrethe to the said Master John de Stretford for as long as they should remain in the said king's hands, rendering therefor 73s. 10d. to the exchequer yearly, at which the lands were extended, and that it appears by certificate of the treasurer and barons sent into chancery that no debts are at present exacted at the exchequer from the aforesaid Nicholas, and John de Karliolo has besought the king to cause the lands to be delivered to him as son and heir of Nicholas, and he has found mainpernors in chancery, to wit Robert de Aspale, knight, of co. Suffolk, John de Hampton of co. Stafford, Thomas de la More of co. Oxford, and John Saunzterre of co. Southampton, to answer to the king for such debts, if there be any.

Aug. 6.
Clipstone.

To John de Haudlo, keeper of the forest of Shottore. Order to permit the sheriff of Oxford to fell twelve trees in that forest fit for timber and not bearing leaves by the view of the foresters of that forest, and to permit him to carry them to the castle of Oxford, in aid of the repair of the defects of the castle.

By K.

Aug. 8.
Clipstone.

To the sheriff of Warwick. Order to deliver to John de Karliolo his lands in Sottrethe, which were lately taken into the king's hands because John de Peyto, to whom Nicholas de Sottrethe had granted the custody without royal licence, had entered them upon the king's seisin, as the king has ordered the treasurer and barons of the exchequer to cause the lands to be delivered to Nicholas [*as in the foregoing order*], and the exchequer is now closed.

*MEMBRANE 6.*Aug. 6.
Clipstone.

To the sheriff of Leicester. Order to restore to John Marthel of Querndon, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged (*occasionatus*) before William Trussel and his fellows, justices to hear and determine divers felonies and trespasses in that county, with breaking the house of John de Overton at Overton, and with beating and wounding the said John de Overton, and for taking and

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Membrane 6—cont.

carrying away his goods and chattels to the value of 20*l.*, as he has purged his innocence before H. bishop of Lincoln, the diocesan, to whom he was delivered by the justices according to the privilege of the clergy.

Aug. 6.
Clipstone.

To the sheriff of Suffolk. Order to cause the necessities of life to be administered to Edmund de Sancto Mauro, knight, who is in the sheriff's custody, out of his own lands, goods and chattels, as the king learns that Edmund was indicted of divers felonies before John de Stonore and his fellows, justices to hear divers felonies and trespasses in that county, and was therefore taken and imprisoned in Norwich castle, and petition is made to the king on Edmund's behalf to cause the necessities of life to be administered to Edmund whilst thus imprisoned out of his lands, goods and chattels in that county, which have been taken into the king's hands by the sheriff by reason of the said indictment, as Edmund is prepared to answer in the king's court for the said felonies at the suit of the king or of others.

Aug. 16.
Clipstone.

To the sheriff of Berks. Order to cause a coroner for that county to be elected in place of William Arnyate of Walyngford, 'buchere,' who is insufficiently qualified.

Aug. 21.
Bedford.

To William Trussel, escheator this side Trent. Order to cause dower to be assigned to Sarah, late the wife of Robert de Meperteshale, tenant in chief, upon her taking oath not to marry without the king's licence.

To Richard de Par. Whereas the king, in part payment of the debts due to Dinus Forcetti, Bartholomew Bard', Peter Reyneri and their fellows, merchants of the society of the Bardi of Florence, assigned to them by divers letters patent the 2,000 marks that he lately sent to Gascony by Richard, and ordered Richard by divers writs to pay the same to the said merchants, and Richard paid to them 1,100 marks, and retains 900 marks in his possession, refusing to pay them to the merchants: the king, wishing that the 2,000 marks shall be paid to the merchants in full, orders Richard to pay to them the said 900 marks, if he have not yet satisfied them, either out of the aforesaid money or out of other money in his custody. By p.s.

Aug. 20.
Bedford.

To John de Harnham. Order to pay to Giles de Bello Campo, keeper of the forest and park of Claryndon, the arrears of his fee of 10*l.* for the fourth year of the reign, which fee the king granted that he should receive yearly from the money in John's hands from the sale of underwood in the forest and park.

Aug. 26.
Kingscliffe.
(Clyve.)

To William Trussel, escheator this side Trent. Order to cause John son and heir of Hugh le Quynte, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator, and the king has taken his fealty and caused his homage to be respited until the Purification next because he is ill and cannot work without great peril of his body.

By K.

Aug. 27.
Kingscliffe.

To the mayor and bailiffs of Appilby. Order to pay to Joan de Thorthorald 20 marks yearly out of the ferm of that town, which the king lately granted to them at fee-ferm, the king having on 31 July, in the third year of his reign, granted to Joan, in place of 20 marks yearly granted to her by him from the office of the escheatry this side Trent, the 20 marks that are rendered to the exchequer yearly for the aforesaid town.

Sept. 3.
Ashborn-
in-the Peak.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with a moiety of the manor of Weston Corbet, co. Southampton, and to restore the issues received therefrom since the death of Alina de Moubray, late the wife of Richard de Peshale, to the said Richard, as the king

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Membrane 6—cont.

learns by inquisition taken by the escheator that Richard and Alina at the time of her death held the moiety aforesaid of Alina's inheritance, and that Richard, after the marriage celebrated between him and Alina, begot a daughter upon her, who is still living, and that the moiety is held of Mathew son of Herbert by certain services, and is worth yearly in all issues 40s.

Aug. 27.
Kingscliff.

To the treasurer and barons of the exchequer. At the prosecution of the abbot of Hyde near Winchester by petition before the king and his council—suggesting that Edward I. was indebted to him by his letters patent in 53*l.* 12*s.* 6*d.* for 20 sacks of wool bought from him for the said king's use by Baldwin de Bulneye and his fellows, then appointed to buy wool in cos. Southampton and Wilts for the said king's use, and that the abbot was indebted to the said king and to the late king in divers sums of money, both for green wax, amercements, and other such causes, which are exacted from him by summons of the exchequer, and beseeching the king to cause the aforesaid sum to be allowed to him in the debts thus exacted from him—the king ordered the treasurer and barons to see the letters of Edward I. concerning the said debt, and to cause it to be allowed to the abbot in the debts thus exacted from him; and the abbot has now shewn the king that Henry le Canevacer of Winchester and the abbot made a recognisance for 75*l.* to the late king before Geoffrey le Scrop and his fellows, late justices to hold pleas before the said king, for twenty-five tuns of wine that Henry was compelled to buy of the wines of the said king in Porcestre castle for its munition, and the king afterwards pardoned 56*l.* 13*s.* 4*d.* of the said sum because it was found by an inquisition taken by the king's order that the wines were corrupt for the greater part, and that Henry was compelled to buy them against his will by Hugh le Despenser, the younger, and Master Robert de Baldok, and ordered the treasurer and barons to receive the remaining 18*l.* 6*s.* 8*d.* and to acquit the abbot of the whole sum, and the said 18*l.* 6*s.* 8*d.* are still unpaid, and the abbot has besought the king to cause that sum to be allowed to him in part satisfaction of the said 53*l.* 12*s.* 6*d.* for which he has not yet had payment or allowance: the king therefore orders the treasurer and barons to see the said writs at the exchequer, and to search the rolls and memoranda concerning allowances or payments made to the abbot of the said 53*l.* 12*s.* 6*d.*, and if they find that he has not yet been satisfied, to cause the said 18*l.* 6*s.* 8*d.* to be allowed to him in part satisfaction, and to cause allowance for the remainder to be made in the other debts due from the abbot to the king.

Sept. 8.
Castleton.

To William Trussel, escheator beyond Trent. Order not to distrain Richard, abbot of Nuttele, for fealty for the lands that he holds of the king, as he has done fealty to the king.

Sept. 8.
Castleton.

To the receiver of the issues of the county of Ponthieu. Order to pay to Anthony Pessaigne of Genoa the 1,000*l.* that the king lately ordered the receiver to pay to him out of the first issues of that county, as he asserts that he has not yet received payment, any other assignment upon the issues made or to be made by the king notwithstanding, the king having granted that Anthony should thus receive 1,000*l.* of the 8,201*l.* 8*s.* 6*d.* due to him from the late king, as appears by two bills under the seals of Roger de Northburgh, late treasurer of the said king's wardrobe, and of Robert de Wodehous, then cofferer of the said king, which bills Anthony has restored to chancery, and of which sum the king lately caused 2,000*l.* to be paid to Anthony by the hands of William de Monte Acuto.

Sept. 26.
London.

To the sheriff of Norfolk. Order not to intermeddle further with the manor, messuages, land, meadow, and rent specified below, and to restore the issues thereof to John son of John de Insula, the younger, and to

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Membrane 6—cont.

Milisencia his wife, as the king, at the prosecution of John—suggesting that John de Insula granted to the said John son of John 5 messuages, 325 acres of land, 14 acres of meadow, and 7s. of rent in Drie Dockyng, Freng, Sharneburn, Appelton, Flicham, Grymeston, Bauseye, Wyrham, Stoke, Wroton, Bukton, Westderham, Crymplysham, Riston, Fordham, and Helegeye, to him and the heirs of his body, and that he was seised thereof from the time of the grant until the sheriff, by reason of an indictment of the said John de Insula for a felony, took the said tenements into the king's hands together with the manor of Waterdon, 2 messuages, 100 acres of land, and 10s. of rent in Anemere and Congham, which are of the inheritance of Milicensia, wife of the said John son of John, as he asserted, and beseeching the king to cause his hand to be removed thence—appointed Robert Walkefare, Anselm Mareschal, and John Claver to make inquisition concerning the premises in the presence of William, bishop of Norwich, the treasurer, and it is found by the inquisition that John de Insula, the younger, in the eleventh year of the late king's reign, enfeoffed the said John his son of the said 5 messuages, 325 acres of land, 14 acres of meadow, and 7s. of rent, to him and the heirs of his body, and that the said John was seised thereof from that time until the time when the sheriff took them into the king's hands by reason of the indictment for the said felony, committed long after the feoffment aforesaid, and that the said manor and the messuages, land and rent in Anemere and Congham are of the inheritance of the said Milisencia, and that the said John de Insula had no estate in the said manor, messuages, land and rent at any time.

MEMBRANE 5.

Sept. 5.
Ashborn-in-
the-Peak.

To William Trussel, escheator beyond Trent. Order not to intermeddle further with a toft of the abbot of Hyde near Winchester in Donekenton, and to restore the issues thereof to the abbot, as the king lately ordered Simon de Bereford, late escheator beyond Trent, to certify him of the reason for taking it into the king's hands, and Simon returned that the toft is a vacant plot containing a rood of land and that he took it into the king's hands because the abbot made a purpresture thereof upon the king's highway, and had appropriated it to him and his house, without royal licence, after the publication of the statute of mortmain, and the king—upon the abbot's suggestion that he and his predecessors had held the plot as of the right of their church from time out of mind, and beseeching the king to cause his hand to be removed thence—ordered the present escheator to make inquisition concerning the premises, and it is found thereby that the abbot had not made any purpresture on the king's highway in Donekenton, but that he and his predecessors had held that plot as of the right of their church from time out of mind.

To the same. Order not to intermeddle further with a toft in Arundel and with 100 acres of wood in Ofham, and to restore the issues thereof to the prior of Arundel, as the king, at the prior's prosecution—suggesting that he had acquired the toft from William Barry and the wood from Cicely de Gatesdene and Alice Haket to him and his house long before the publication of the statute of mortmain, and that the escheator had taken them into the king's hands pretending that the prior had acquired them without royal licence after the publication of the said statute—ordered the escheator to make inquisition concerning the same, and it is found thereby that one Denis, sometime prior of that place, acquired the toft and wood to himself and his house long before the publication of the statute of mortmain, to wit the toft from the said William in 1 Edward I. and the wood from Cicely

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Membrane 5—cont.

and Alice in the time of Henry III. and that the prior and his predecessors have hitherto held the toft and wood in peace, and that they are not held of the king.

Sept. 4.
Ashborn-in-
the-Peak.

To Arnald Micol, the king's butler. Order to cause 80 tuns of wine to be bought in the places where it may be done most conveniently, and to deliver them by indenture to John de Milford, butler of Queen Philippa, for the expenses of the household of the countess of Hainault and Zeeland, the king's mother, who is shortly coming to him in England. By K.

Sept. 12.
Ashborn-in-
the-Peak.

To William Trussel, escheator beyond Trent. Order to deliver to Bartholomew de Insula, son of John de Insula, and to Elizabeth his wife the manors, messuage, land and bailiwick specified below, and the issues received thence, and not to intermeddle with other lands that John held of others, restoring the issues thereof, as the king learns by inquisition taken by the escheator that John at his death held no lands of the king in chief in his demesne as of fee, but that he held a messuage and 30 acres of land in Wodehous, with the bailiwick of the forestry of the forest of Chute, and the manors of Woditon, Bonechurche, and Appelderford for life of the gift of William, parson of the church of Bonechurche, by fine levied in the king's court, with remainder to Bartholomew and Elizabeth and the heirs of their two bodies, and that the messuage, land and bailiwick are held of the king in chief by the service of keeping the said forest of Chute, and that the manors of Wodyton, Bonechurche, and Appelderford are held of the king in chief as of the honour of Caresbrok, in the king's hands, by the service of finding three horsemen, one for each manor, at John's cost for the defence of the Isle of Wight in time of war, and that he held on the said day divers other lands of other lords by divers services, and that Bartholomew is his next heir and is of full age, and the king has taken Bartholomew's homage for the manors, messuage, land and bailiwick aforesaid, which are thus held of him, and has respited his homage until the quinzaine of Michaelmas next.

To John de Ticheburn. Order to deliver the manors, etc., aforesaid, which are in his custody by the king's commission, to Bartholomew and Elizabeth, together with the issues received by him thence since the death of the said John.

Sept. 6.
Tideswell.

To the sheriff of Southampton. Order to cause a coroner for that county to be elected in place of Richard atte Oke, whom the king has amoved from office because he is incapacitated by infirmity.

Sept. 15.
Northampton.

To William Trussel, escheator this side Trent. Order to deliver to John son of Thomas son of Odo Lercedekne the manors of Elerky, Lanrihorn, and Laundegy, and the issues thereof from the time of Thomas's death, and not to intermeddle further with the lands that Thomas held of other lords than the king, restoring the issues thereof, as the king learns by inquisition taken by the escheator that Thomas at his death held no land of the king in chief in his demesne as of fee, but that he held the said manors for life of the grant of Michael de Trenoulwyt by fine levied in the king's court, so that after his death they should remain to the said John and the heirs that he should beget of the body of Cicely, daughter of Jordan de Hatcombe, and that the manors are held of the king in chief as of the honour of the castle of Launceveton, which is in the king's hands, by the service of rendering a greyhound to the steward of Cornwall for the time being at Bodm[in] for all service, and the king has taken John's fealty.

Sept. 23.
Westminster. To the sheriffs of London. Order to pay to Bertram de la More, the king's serjeant, 10 marks for Michaelmas term next out of the ferm of the

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Membrane 5—cont.

city, in accordance with the late king's grant to him of 10 marks yearly from that ferm at Michaelmas.

Sept. 20.
Eltham.

To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands specified below, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Roger de Reyham at his death held no lands of the king in chief in his demesne as of fee, but that he held a messuage, 50 acres of land and 10 acres of wood in Renham of the king in 'gavelkynde' as of the manor of Middelton, which Master John de Florencia holds for life by the service of 4s. 8d. yearly and by making two advents at the court of that manor yearly for all service, and that Beatrice wife of Henry de Thornton, sister of Roger, is his next heir and is of full age.

Sept. 28.
Westminster.

To the sheriff of Warwick and Leicester. Order to pay to Giles de Bello Campo 20l. for this Michaelmas term out of the issues of his bailiwick, in accordance with the late king's grant to Giles of 40l. yearly from the issues of those counties, which was renewed by the king. By p.s.

Sept. 29.
Westminster.

To William Trussel, escheator this side Trent. Whereas it is found by an inquisition taken by the escheator that John de Toutesham at his death held no lands of the king in chief, but that, long before he married Cicely his wife, who survives, to wit in 28 Edward I. he granted to her all his lands in West Farley and elsewhere in co. Kent for her life, with remainder to him and his heirs, and that she was seised of the tenements aforesaid, to wit a messuage, 104 acres of land, 5 acres of meadow, 15 acres of wood, and 6s. of rent in West Farleye and Eldyng, and that 95 acres of land, 5 acres of meadow, 5 acres of wood, and the said rent of the tenements aforesaid were held of Edward I. as of the honour of Creuker then in his hands by the service of a quarter of a knight's fee, and that the remaining 9 acres of land and 10 acres of wood are not held of the king; the king, having pardoned Cicely, for a fine, the trespass committed in this behalf, has taken her fealty for the said lands held of him, and therefore orders the escheator to deliver them to her, and not to intermeddle further with the remaining land not held of the king. By a fine of half a mark.

Sept. 30.
Westminster.

To the sheriff of Buckingham. Order to cause a coroner for that county to be elected in place of Richard de Kynebelle of Lethenberg, who is insufficiently qualified.

Oct. 1.
Westminster.

To the sheriff of Derby. Order to cause a verderer for the forest of the High Peak to be elected in place of William de Gratton, deceased.

To the same. Order to cause a verderer for the said forest to be elected in place of Robert le Raggid, deceased.

MEMBRANE 4.

Oct. 2.
Westminster.

To William Trussel, escheator this side Trent. Order to cause the value of a third of the bodies of the castles of Blenleveny, Bulkedynas and a third of the honour of the latter, and of certain lands in Langellon, Kethedyn, and La Mare to be assigned and delivered to Eleanor, late the wife of Herbert son of John, as her dower assigned to her at the church door, as she has given the king to understand that the escheator has deferred making assignment to her of a third of the castles, honour, and lands, as ordered by the king [*as at page 232 above*], because bodies of castles have not been usually divided and assigned in dower.

To the keeper of the said castles, honour, and lands, or to him who supplies his place. Order to permit the escheator to make such assignment, and to be present at the assignment.

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Membrane 4—cont.

Oct. 1. To the bailiffs of Lincoln. Order to pay to William de Ros of Hamelak
Westminster. 75 marks from the ferm of their city for Michaelmas term last, in accordance with the late king's grant of 22 August, in the 16th year of his reign, of 150 marks yearly from the ferm of that city and of the like sum from the ferm of the city of York, until he should provide him with 300 marks of land yearly between the Thames and the Tees.

The like to the bailiffs of York for the like sum.

Oct. 2. To the treasurer and barons of the exchequer. Order to cause allowance
Westminster. to be made to the bailiffs of Lincoln for 75 marks, paid by them in execution of the preceding order.

The like for the bailiffs of York.

Oct. 3. To William Trussel, escheator this side Trent. Order not to intermeddle
Westminster. further with the lands of John de Bloxham, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John at his death held no lands in chief of the king by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services.

Sept. 28. To the same. Order to deliver to Nicholas son of Joan, late the wife of
Westminster. Roger de Inkepenne, four knights' fees of Mortain, to wit the manor of Halton and Hardenefast, and certain lands in Pelaton, and the issues thereof, and not to intermeddle further with the lands that Joan held of other lords than the king, restoring the issues thereof, as the king learns by inquisition taken by the escheator that Joan at her death held no lands of the king in chief in her demesne as of fee, but that she held for life, of the grant of John de Cobham by fine levied in the king's court, the said fees and lands of the king as of the honour of the castle of Tremynghton, in the king's hands, by homage and fealty and the service of doing suit at the court of the castle aforesaid from three weeks to three weeks, so that after her death they ought to remain to the said Nicholas and to the heirs of his body, with remainder to Joan's right heirs, and the king has taken Nicholas's homage.
By p.s. [4819.]

Oct. 2. To Thomas de Foxle, constable of Wyndesore castle. Order to cause the
Westminster. houses, tower, walls, and bridges of the castle, the houses and walls of the garden without the castle, the houses and ponds of Wyndesore park, the paling and enclosure about the parks there, and the houses and walls of the manor of Kenyngton and the paling and wall about the park there to be repaired by the view and testimony of the viewer of the king's works there, expending up to 40*l*.

To the same. Order to pay to Gilbert Pypot, the king's fletcher (*attilliatori*) in the castle, the arrears of his usual wages from the time of the constable's appointment, and to pay him the same wages henceforth.

To the same. Like order to pay to John Maudryn, the king's parker of the new park of Wyndesore, the arrears of his wages.

To the same. Order to pay to the janitor of both gates, 4*d*. a day; to Alexander le Peyntour, one of the viewers of the king's works, 2*d*. a day; to Thomas le Rotour, the other viewer of the king's works, 2*d*. a day; to John the gardener of the garden without the castle, 2½*d*. a day; to four watchmen of the castle, 2*d*. a day each; to Robert de Wodeham, captain forester of Wyndesore castle, 12*d*. a day; to Ralph de la More, clerk of the king's works in the castle, 2*d*. a day; to John de Ledbury, keeper of the park of Kenyngton, 1½*d*. a day: being their wages and stipends, from the time of the constable's appointment until Michaelmas next.

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Membrane 4—cont.

Jan. 23. To John de Houton, escheator beyond Trent. Order to cause the houses
Westminster. of the manor of Clipston, the palings of the manor, the mills and sluices of the ponds there to be repaired by the view and testimony of the keeper of that manor.

Oct. 4. To Robert de Hambury, chamberlain of North Wales. Order to pay to
Westminster. John de Wysham, to whom the king, on 23 October last, committed the office of justice of North Wales, the arrears of the usual fee of that office from that date, and to pay to him the same fee henceforth.

Oct. 5. To Thomas de Foxle, constable of Wyndesore castle. Order to deliver to
Westminster. the king's chaplains celebrating divine service in the chapel in that castle bread, wine, oil, and other small necessities for the maintenance of divine service, from Michaelmas last until the following Michaelmas.

Oct. 8. To the prior of Ledes. Order to pay to the constable of Ledes castle and
Westminster. to the janitor of that castle, and to the parker of the king's park there their wages and usual fees out of the ferm of the manor of Ledes, which the prior holds of the king at ferm.

Oct. 6. To the sheriff of Worcester. Order to cause a verderer for the forest of
Westminster. Fekenham to be elected in place of John de Hodynton, who is insufficiently qualified.

Oct. 6. To the treasurer and barons of the exchequer. Order to cause William
Westminster. de Pynlande, clerk, to be discharged of 50s. yearly for the fair of Lopene, co. Somerset, from 21 February, in the fourth year of the reign, when the king committed the fair to Gilbert Talebot for the term of twenty years, the late king having, on 25 November, in the fourteenth year of his reign, committed the fair to William during pleasure by letters patent under the exchequer seal.

Oct. 2. To Thomas de Bradeneston, constable of Gloucester castle. Order to
Westminster. cause the great tower and walls and other buildings of that castle, and the weirs in the Severn pertaining to the castle to be repaired where necessary in excess of the 100 marks, which the king lately ordered him to expend upon their repair, by the view and testimony of the prior of Llanthony near Gloucester and of Robert de Aston, as the king understands that they cannot be repaired for 100 marks.

Oct. 14. To the collectors of the customs in the port of Boston. Order to pay to
Westminster. the count of Julers or to his attorney 450 marks for Michaelmas term last out of the issues of the customs aforesaid, in accordance with the king's late grant to him of 900 marks yearly from the issues of the said customs.

MEMBRANE 3.

Oct. 1. To John de Houton, escheator beyond Trent. Order not to intermeddle
Westminster. further with the lands of Reginald de Salesbury, and Constance his wife in Wistowe, and to restore the issues thereof, as the escheator returned that he did not take into the king's hands any of their lands in Wistowe, but that he took into the king's hands certain tenements in Wistowe because he found that Master Roger le Keu, who held the said tenements in chief, was dead, and afterwards the king—upon learning from Reginald and Constance that Roger held the tenements aforesaid for the term of his life only, so that after his death they ought to remain to William de Byngham, Constance's late husband, and to Constance and to the heirs of their bodies, and that Reginald and Constance entered the tenements after Roger's death as

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Membrane 3—cont.

Constance's right, as they were entitled to do, and that the tenements are not held in chief—ordered the escheator to make inquisition concerning the premises, and it is found by the inquisition that Roger held the tenements for his life only, so that they ought to remain after his death to William and Constance and their heirs, and that they are not held of the king.

Oct. 1.
Westminster.

To the treasurer and barons of the exchequer. John de Karliolo, son and heir of Nicholas de Karliolo, has shewn the king that the late king caused all the lands of the said Nicholas to be taken into his hands by reason of certain debts said to be due to him from Nicholas, and that he afterwards committed the custody of Nicholas's lands in Sottrethe, co. Warwick, to Master John de Stretford, bishop of Winchester, rendering therefor to the exchequer 73s. 10d. yearly, at which the lands were extended, and that Nicholas owed no debts to the late king at his death, as appears by the certificate of the treasurer and barons made into chancery, and he has besought the king to cause the lands to be delivered to him as son and heir of Nicholas, and to cause him and the bishop to be discharged of the arrears of the ferm aforesaid, and to order satisfaction to be made for the sums paid thence into the exchequer by the bishop or others, and to cause recognitions made in this behalf to be annulled: as it is contained in the said certificate that it is not found that any debts are exacted at the exchequer at present from Nicholas, and that it was testified there that Nicholas remained in arrears for 100*l.* and more upon his account rendered in the wardrobe of Edward I. when John de Drokenesford was keeper of the wardrobe for the time when Nicholas was purveyor of the said king's kitchen, and also because John de Karliolo has found mainpernors in chancery to answer at the king's will for any such debts that there may be, to wit Robert de Aspale, knight, of co. Suffolk, John de Hampton of co. Stafford, Thomas de la More of co. Oxford, and John Saunzterre of co. Southampton, the king orders the treasurer and barons to cause the said lands to be delivered to John de Karliolo, and to discharge him and the bishop and others to whom the bishop may have demised the lands to be acquitted of the demand for the arrears aforesaid, and to cause the rolls and memoranda and other evidences of the exchequer to be searched concerning the debts that Nicholas owed to Edward I. or to the late king at the exchequer, certifying the king under the exchequer seal of what they shall find.

Oct. 8.
Westminster.

To Robert de Dumbelton, keeper of the forest in the Isle of Wight. Order to cause to be delivered to Gilbert de Wygeton, keeper of the king's manors in the island, ten oaks fit for timber in that forest with all their off-fallings (*escaetis*), to be felled and carried away by Gilbert at his own expense, as the king has ordered Gilbert to cause the houses of Caresbrok castle and of the king's other manors in the island to be repaired up to a certain sum.

Oct. 7.
Westminster.

To the treasurer and chamberlains. Order to pay to William de Bohun 60*l.* which the king has granted to him so that he may maintain (*continere*) himself better in the king's service, and may acquit himself of the debts that he has incurred by reason of the king's service. By p.s. [4840.]

Oct. 8.
Westminster.

To the sheriff of Oxford. Order to cause a coroner for that county to be elected in place of Simon de Gloucestria of Oxford, as he cannot execute the duties of the office because he is bailiff of the town of Oxford.

Oct. 8.
Westminster.

To the treasurer and barons of the exchequer. Order to cause the abbot and convent of Blanchland, co. Northumberland, to be discharged of 27*l.* 13s. 4d. due from them to the exchequer for victuals of the late king's lately bought by them at Newcastle-on-Tyne, which sum is attorned to

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Membrane 3—cont.

them at the exchequer at 40s. yearly, as the king has pardoned them this sum in consideration of the damages sustained by them from the Scots during the war.

By pet. of C.

Like order in favour of the prior and convent of Hextildisham, co. Northumberland, for 63*l.* 10*s.* 0*d.* due from them for victuals as above.

By pet. of C.

Oct. 7. Like order in favour of the prior and convent of Brynkeburn, Westminister. co. Northumberland, for 32*l.* due from them for victuals as above.

By pet. of C.

Oct. 8. To the sheriff of Berks. Order to cause proclamation to be made Westminister. prohibiting any one from hawking (*reveer*) in any part of the sheriff's bailiwick, whereby the king's game (*deduit*) at his coming thither may be disturbed, and to cause all the bridges and ways in those parts whereby the king may pass for his sport to be repaired by those by whom they ought to be repaired, and to cause those bridges and ways that ought to be repaired by the king to be repaired out of the issues of his bailiwick, as the king is coming to the sheriff's bailiwick shortly, and he wills that all the rivers within the bailiwick shall be preserved (*mis en defens*). *French.*

By p.s. [4847.]

The like to the following :

The sheriff of Somerset and Dorset.

The sheriff of Wilts.

The sheriff of Devon.

The sheriff of Southampton.

Oct. 11. To the collectors of the custom of wool, hides, and wool-fells in the port Westminister. of London. Order to pay to John de Hanon[ia] or Dinus Forcetti and Bartholomew Barde and their fellows, merchants of the society of the Bardi of Florence dwelling in that city, John's attorneys, 500 marks for Michaelmas term last, notwithstanding any assignment made or to be made upon the said customs, in part payment of the 1,000 marks yearly from that custom granted to John by the king on 7 February, in the first year of his reign.

Oct. 4. To the treasurer and barons of the exchequer. Whereas the king lately Westminister. sent Simon de Drayton to Gascony for the expedition of certain of his affairs, and it was ordained by the king's council that Simon should take 10*s.* daily for his wages whilst thus employed, and also his costs of the passage of himself and men beyond the sea and for their passage back again, and the king caused 20*l.* to be paid to him towards his expenses out of the treasury, and Simon has now besought the king to cause account to be made with him for the days (*dietis*) that he was thus employed and for his expenses for the passage and return, and to cause what shall be found to be due to him beyond the sums thus received by him to be allowed in the ferm that he ought to render the king for the manor of Yerdele, which he holds of the king's commission : the king therefore orders them to account with Simon as above, and to allow to him the surplus due to him as above.

By K.

Oct. 12. To William Trussel, escheator this side Trent. Order not to inter- Westminister. meddle further with the tenements specified below, as the king learns by inquisition taken by Henry le Gulden and John de Brideport in the presence of John de Leddred, keeper of the lands of Elizabeth de Hyneton, which are in the king's hands by reason of the forfeiture of John de Deverel, that Elias de Deverel, on Thursday the feast of St. Andrew, 6 Edward II. granted by his charter to John de Deverel and the said Elizabeth, then John's wife, for their lives a messuage, a carucate of land, 20 acres of meadow, 200 acres of heath, and 40*s.* of rent in Uddyng, co. Dorset, and

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Membrane 3—cont.

that they were jointly seised thereof until John, in 10th Edward II. remitted his estate in the lands to Elizabeth after the divorce celebrated between them, and that Elizabeth held the tenements sole without change of her estate until the time when they were taken into the king's hands by John's forfeiture, and that the divorce was made at Salisbury on Wednesday before St. George, 7 Edward II. by reason of consanguinity, and that William Aylron of Shaftesbury by his charter, on 4 October, in 3rd Edward II. granted to John and Elizabeth for their lives a messuage, a carucate of land, 10 acres of meadow, 20 acres of wood, and 50s. of rent in Fernham, and the advowson of the church of Fernham, and that John and Elizabeth were seised thereof jointly, until John by his deed after the divorce remitted his estate in the tenements to Elizabeth, from which time Elizabeth held the tenements sole without change of her estate, and that John had no estate in the said tenements on the day of his forfeiture, and that Elizabeth did not change her estate in any way, but continued it until the sub-ehcator in the said county took the lands and the advowson into the king's hands by reason of John's forfeiture, and that they are in the king's hands solely for this reason, and that they are held of others than the king.

Oct. 13.
Westminster.

To the treasurer and barons of the exchequer. The community of the county of Warwick have shewn the king, by petition before him and his council in parliament, that the late king—upon being given to understand that the taxors and collectors in that county of the eighteenth and twentieth granted to him taxed the goods and chattels of the men of that community carelessly and not at their true value,—appointed John de Stonore and Robert de Malberthorp to make inquisition concerning the behaviour of the collectors and taxors, although the collectors and taxors had rendered their account at the exchequer of their collections, and had paid the money collected by them in full, and that the said community, fearing that from this their goods and chattels would be taxed again, made fine with the said king before the aforesaid justices in 800 marks, whereof 680 marks have been paid, and they have besought the king to pardon them the remaining 80l.: the king, considering the damages and grievances that the community have suffered by the frequent marchings (*equitatus*) of the magnates of the realm in his and in his father's time, and wishing to shew them favour for this reason and for the health of his father's soul, has pardoned the community the said 80l. by the assent of his council, and therefore orders the treasurer and barons to acquit the community of that sum, provided that they satisfy him for the said 680 marks if they have not yet done so.

By K. and pet. of C.

MEMBRANE 2.

Oct. 6.
Westminster.

To the chamberlain of Kaermerdyn. Order to pay to Rhys ap Griffith, to whom the king, on 20 December last, committed the custody of the castle of Rosselan and of the stewardship of Cantremaur with the forestry of Glyncoghi, the arrears of his fee for the said custody from the aforesaid 20 December, and to pay to him the same fee henceforth.

Oct. 3.
Westminster.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Ralph de Cressi, who is insufficiently qualified.

Oct. 8.
Westminster.

To the sheriff of Gloucester. Order to cause a verderer for the forest of Dene to be elected in place of Henry de Claxhull, who has no lands in the forest to qualify him.

To the same. Order to cause a verderer for the said forest to be elected in place of Richard Billyng, who is one of the coroners for that county, so that he cannot attend to the duties of verderer.

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Membrane 2—cont.

Oct. 4. To the justiciary of Ireland, or to him who supplies his place. Order not
Westminster. to distraint Joan, late the wife of Roger de Mortuo Mari, earl of March, for
her homage and fealty for the lands that she holds in chief, as she has done
homage and fealty to the king. By K.

Oct. 9. To the treasurer and barons of the exchequer. Order to cause Edward
Westminster. Chaundos to be discharged of 20*l.*, which were exacted from him by summons
of the exchequer for the arrears of the ferm of the castle of Horeston, which
he lately held by the king's commission, for Easter and Michaelmas terms
last, as the king has pardoned him this sum. By p.s. [4854.]

Oct. 3. To Roger Mauduyt. Order to deliver to Gilbert de Humframvyll, son
Westminster. and heir of Robert de Humframvyll, late earl of Anegos, tenant in chief of
the late king, the lands that Elizabeth, mother of the said Robert, held at
her death in dower of Gilbert's inheritance, which are in Roger's custody
by the king's commission, together with the issues thereof from 6 July last,
when the king ordered John de Houton, escheator beyond Trent, to cause
Gilbert to have seisin of his father's lands and of the lands that Elizabeth
thus held in dower, the king having taken Gilbert's homage and rendered to
him the said lands, although he had not then proved his age.

Oct. 15. To the treasurer and barons of the exchequer. Order to cause William
Westminster. Cokerell to be discharged of 100*l.* in which he made a recognisance at the
exchequer to Hugh le Despenser, the younger, after Hugh's exile, as he has
shewn the king that Hugh caused him to be attached and imprisoned in the
Tower of London without cause until he made the said recognisance in the
late king's chancery to Hugh by the force and lordship of Hugh, which sum
is now exacted from William [for the king's use] by reason of Hugh's
forfeiture, and he has besought the king to provide for his indemnity in this
behalf, and it is testified before the king by certain men in whom the king
trusts that William made the recognisance to Hugh through the duress and
malice of Hugh and to save his life, and not for any other cause.

By p.s. [4902.]

Oct. 12. To the seneschal of Ponthieu and of Montreuil (*Montis Strolli*) and to
Westminster. the king's receiver there. Whereas Queen Isabella, by her letters patent,
which the late king confirmed, granted to William de Bonnevale the
custody of the castle of Crotoy, in the county of Ponthieu, for life,
receiving therefor the usual wages and doing to her the things that pertain
to the custody of the castle, and William granted the custody as fully as he
had received it to Peter de Gayton for the term of William's life, and the
late king, accepting the grant by his letters patent, granted that Peter
should have the custody for life, and the king afterwards, because the
custody was taken into the said Queen's hands without any fault of Peter's,
accepted the late king's grant and granted that Peter should have again the
custody aforesaid, and should hold it for life, and ordered the seneschal to
deliver the custody to Peter and to restore to him his lands, goods and
chattels, which had been taken into the said king's hands, and the seneschal
has restored the custody of the castle to Peter, but has not yet restored to
him his lands, goods and chattels, as the king learns from Peter's renewed
complaint: the king orders the seneschal to cause Peter to have his lands,
goods and chattels without delay, together with the issues received from the
lands in the meantime.

Et erat patens.

Oct. 10. To William Trussel, escheator this side Trent. Order to cause dower to
Westminster. be assigned to Alice, late the wife of Richard de Sancto Andrea, tenant in
chief, in the presence of Master William la Zouche, king's clerk, to whom
the king has committed the custody of two parts of Richard's lands during
the heir's minority, upon her taking oath not to marry without the king's
licence.

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Membrane 2—cont.

Oct. 15. Westminster. To the treasurer and barons of the exchequer. Thomas de Berkele, executor of the will of Maurice de Berkele, has shewn the king, by petition before him and his council in parliament, that the late king was indebted to Maurice in 600*l.* for the custody of the town of Berwick-on-Tweed, which Maurice assumed from Whitsuntide, 8 Edward II. for one year following, by an indenture under the said king's privy seal, which indenture is in the executor's possession, for which Maurice or his executor have not been satisfied, and he has besought the king to cause the said sum to be allowed in the debts due from Thomas at the executor, both for his own debts and the debts of his ancestors: the king therefore orders the treasurer and barons to see the indenture aforesaid, and if they find that Thomas is Maurice's executor, and that the said sum is still clearly due to the executor, to cause it to be allowed as above. By pet. of C.

Oct. 12. Westminster. To the same. Gilbert Talebot has shewn the king that whereas the late king committed to him the custody of Gloucester castle, and the said king afterwards, having consideration to divers expenses and costs incurred by Gilbert by reason of the custody aforesaid in retaining many men-at-arms in his company in that castle for its safe custody by reason of certain perils then threatening, caused 100*l.* to be paid to Gilbert of his gift, which sum was enrolled against him as an imprest, and the king afterwards, because it was testified in parliament at York by certain persons in whom he had faith that Gilbert incurred divers costs and expenses about the custody aforesaid, and that the late king caused the said 100*l.* to be delivered to him of his gift for this reason, caused letters to be directed to the treasurer and barons to discharge Gilbert of the sum aforesaid, which letters have been lost, as the king learns, and the said sum is now exacted from Gilbert, wherefore Gilbert has besought the king to provide for his indemnity: the king, recollecting all the premises, orders them to cause Gilbert to be discharged of the said sum at the exchequer.

Oct. 12. Westminster. To Geoffrey Lescrop and his fellows, justices to hold pleas before the king. Order to inspect the charters specified below, and not to molest the abbot of Rameseye contrary to the tenor thereof, as amongst the other liberties and acquittances that St. Edward, sometime king of England, the king's progenitor, granted by his charter, which the king has inspected, to the abbot and monks of Rameseye, he granted that none of the succeeding kings, bishops, princes, earls, sheriffs, proctors, or other ministers (*clenicium*) of the kings, or other persons whatsoever should exact by force or by custom food, tax, or pension, or works, or tributes, gifts or aught else from their possessions, and Henry III. by his charter, which the king has likewise inspected, granted to the abbot and monks all the gifts, liberties, and acquittances that they then had by the charter of St. Edward, and the abbot has shewn the king, by petition before the king and his council, that he is impleaded before the said justices because he did not grant a maintenance from his house to John de Pyrie at the king's request, contrary to the tenor of the charter and confirmation aforesaid, at the suit of the king and the suit of the said John, and he has besought the king to provide a remedy.

By pet. of C.

Oct. 14. Westminster. To Richard Simond, steward of the county of Pembroke. Order not to intermeddle further with the manor of Maynerbir and its members of Seint Jameston and Neweton, as the king learns by inquisition taken by William de Rupe and William de Casse in the steward's presence that Roger de Mortuo Mari, when he had the custody of that county by reason of the minority of Laurence son and heir of John de Hastyng, tenant in chief of the late king, on Monday after Michaelmas, in the first year of the king's reign, caused to be seised into the king's hands the lands of David de Barry,

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Membrane 2—cont.

to wit the manor and members aforesaid, because David entered the manor of Penam . . . , whereof Richard de Barry had unjustly disseised him, upon the possession of the said Richard of the said manor, contrary to the inhibition and prohibition of the said Roger, and for no other cause, and that the manor of Maynerbir and the members are still detained in the king's hands, and that David has not remitted his right therein to any one, and has not changed his estate therein in any way, and that the manor and members are held of the aforesaid heir by the service of three knights' fees, and are worth yearly in all issues 100*l*.

Oct. 14. To the treasurer and barons of the exchequer. Order to cause William
Westminster. Cokerell to be discharged of 100*l*., in which he made a recognisance in the late king's chancery to Hugh le Despenser, the younger, after Hugh's exile, as he has shewn the king that Hugh caused him to be attached and imprisoned in the Tower until he had made the said recognisance to Hugh by Hugh's force and lordship, which sum is now exacted from William [for the king's use] by reason of Hugh's forfeiture, and he has besought the king to provide for his indemnity in this behalf, and it is testified before the king by certain men in whom the king trusts that William made the recognisance to Hugh through the duress and malice of Hugh and to save his life and not for any other cause. By p.s. [4902.]

Oct. 17. To the same. Order to pay to Hugh de Mortuo Mari 22 marks in
Westminster. satisfaction for two horses, price 22 marks, of his, which were taken into the king's hands at the time when the king caused the horses of Roger de Mortuo Mari, late earl of March, to be taken into his hands, which two horses are still in the king's hands. By p.s. [4943.]

Oct. 14. To the treasurer and barons of the exchequer. Order to allow to Roger
Westminster. de Hanley, late constable of Hanle castle and keeper of the chace of Malverne, in his account the usual fees for those offices.

MEMBRANE 1.

Oct. 17. To the sheriff of Rutland. Order to cause a coroner for that county
Westminster. to be elected in place of Thomas de Wenton, who is insufficiently qualified.

Oct. 14. To the sheriff of Cumberland. Order to cause a coroner for that
Westminster. county to be elected in place of John de Bothel, who is insufficiently qualified.

Oct. 17. To William Trussel, escheator this side Trent. Order not to distrain
Westminster. William Payn of Neuport for homage and fealty for the manor of Astebourn, co. Southampton, which he holds in chief, as he has done homage and fealty to the king for it. By p.s. [4942.]

Oct. 15. To the sheriff of Nottingham. Order to cause a verderer for the forest
Westminster. of Sherwood to be elected in place of John le Bret, whom the king has caused to be amoved from office because he is indicted for trespass of venison in the forest.

To the sheriff of Cumberland. Order to cause a verderer for the forest of Inglewod to be elected in place of William Whytlowe, whom the king has amoved from office because he does not dwell in the forest, so that he cannot exercise the duties of the office.

Oct. 15. To the treasurer and barons of the exchequer, and to the chamberlains.
Isleworth. John de Cotenesse has shewn the king, by petition before him and his
(Isleworth.) council in the present parliament, that 10*l*. 13*s*. 1*½d*. are owing to him for

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Membrane 1—cont.

his wages for his stay in garrison (*garnistura*) of the castle of Berewyk-on-Tweed, then in the hands of Edward I. as appears by a sealed (*signata*) bill of the office of chamberlain of Scotland in John's possession, and he has besought the king to cause payment or allowance to be made to him: the king therefore orders them to see what John has concerning the debt, and to see the account of the said chamberlain rendered at the exchequer, and if they find that the debt is clear and is still unpaid, the treasurer and chamberlains are to cause it to be paid out of the treasury, or the treasurer and barons are to cause him to have an assignment for it. By pet. of C.

Oct. 13. Westminster. To the same. John de Riggeton has shewn the king, by petition before him and his council, that the king is indebted to him in 100*l.* for divers causes for the times of Edward I. and Edward II. and the king's time, as appears by divers bills in John's possession, of which sum he has not received payment or satisfaction, and he has besought the king to order payment to be made of the sums contained in the said bills: the king therefore orders them to see the bills aforesaid, and if they find that the said debt is still owing to John, to cause payment, allowance, or assignment therefor to be made to him. By pet. of C.

Oct. 16. Westminster. To William Trussel, escheator this side Trent. Order to cause dower to be assigned to Matilda, late the wife of Richard de Abbeton, tenant in chief, in the presence of Richard de Abbeton, son and heir of the said Richard, if he choose to be present, upon her taking oath not to marry without the king's licence.

Oct. 15. Westminster. To the same. Order to cause dower to be assigned to Emma, late the wife of Roger son of Thomas de Croxton, tenant in chief, upon her taking oath not to marry without the king's licence.

Oct. 15. Westminster. To the collectors of the old and new customs in the port of Kyngeston-on-Hull. Order to pay to the merchants of the society of the Bardi of Florence or to John de Wyn, their attorney in this behalf, 61*l.* 11*s.* 4*d.* from the moneys arising from the customs aforesaid now in their hands or from the moneys that shall first come to their hands, by indenture to be made between the collectors and the merchants or their attorney aforesaid in the name of Queen Philippa, any assignment previously made to the contrary notwithstanding, as the king lately granted to the queen 1,000*l.* from the issues of the customs aforesaid in aid of her expenses, and ordered the collectors of that time to cause all issues of the said customs to be delivered to her until she should be satisfied for the said 1,000*l.*, and Adam de Coppandale and Hugh le Taverner, now collectors of the customs aforesaid, paid 938*l.* 8*s.* 8*d.* to the merchants of the aforesaid society, who had satisfied the queen for the said 1,000*l.*, and the remaining 61*l.* 11*s.* 4*d.* still remain to be paid, as the king sees is contained in a bill sealed by W. bishop of Norwich, his treasurer, which the merchants have delivered into chancery. By bill of the treasurer.

Oct. 17. Westminster. To the treasurer and barons of the exchequer. Order to cause the prior and convent of Chikesond to be discharged of 10*l.* of the 17*l.* 9*s.* 7*d.* exacted from them for the tenth granted to the king by the clergy of the realm, as the king has pardoned them this 10*l.* because they are so much in debt that they are now unable to make alms and other works of charity there. By K. & C.

Oct. 15. Westminster. To William de Botreaux, steward of the earldom of Cornwall. Order to pay to John de Carmynou—to whom the king, on 27 April last, committed the custody of the forests, parks, woods and warrens, both of the king's vert and venison and of game (*deductus*) in co. Cornwall, so that he should

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Membrane 1—cont.

answer to the king for the profits of the pannage and herbage within the forests, parks, and woods aforesaid by the hands of the king's steward there, and should depute under him such persons as he would be responsible for—the arrears of the wages and fees of the foresters, parkers, and other keepers of the forests, parks, and woods and warrens aforesaid from 27 April, and to pay to him the same wages and fees henceforth.

To the treasurer and barons of the exchequer. Order to discharge Gilbert Talbot—to whom the king, on 12 December last, committed the custody of the castle of Buelt and of the cantred of Buelt, together with the issues thereof from the time when they last came to the king's hands, during pleasure, rendering therefore to the exchequer 113*l.* 6*s.* 8*d.* yearly—of the aforesaid sum from 16 February last, when the king granted to Ebulo Lestraunge and Alesia his wife, in consideration of their release to him of certain lands that were of Alesia's inheritance, the castle and cantred aforesaid for the term of Alesia's life, and ordered Gilbert to deliver to them the castle and cantred.

Oct. 12. To the treasurer and barons of the exchequer. Order to cause Burga Westminster. de Vallibus to be discharged of 53*l.*, which are exacted from her for the debts of William de Vallibus, her late husband, as the king has pardoned her the said sum in consideration of her good service to Joan, queen of Scotland, the king's sister, staying in her train (*comitiva*) in England and Scotland. By p.s.

Oct. 7. To the same. Order to cause Luke le Vyneter and Alice his wife all Westminster. fines, forfeited issues, and amercements pertaining to the king up to 60*s.*, as the king has pardoned them the same in consideration of divers easements that he had in their houses in the town of Hich' when he passed through those parts upon divers occasions. By p.s.

Oct. 12. To Arnald Micol, the king's butler. Order to deliver to Thomas de Pydyn- Westminster. ton, butler of Edward, the king's son, wines for the expenses of his household, so much as shall be necessary, by indentures containing the number of tuns and the price of the wines delivered, and to cause the wines to be carried to the places where the king's son shall be staying.

By bill of the treasurer.

Oct. 16. To John Perebroun and Edmund Gerberge, collectors of the customs in Westminster. Great Yarmouth. Order to admit John de Sekford, king's yeoman, to the office of controller of the new and old customs in that town, and of the custody of the other part of the seal called 'coket' in the said town, and to permit him to exercise that office, as the king granted to John, for his good service in remaining by the king's side from day to day, the office of controller for life conditionally upon his good behaviour, and granted to him the custody of the second half of the seal called 'coket' in the said town, and John has been amoved from the said office, by virtue of an ordinance lately made at the exchequer concerning such custodies, until enquiry should be made concerning his conduct in the office, and it is testified before the king by certain trustworthy persons that John conducted himself well in the office all the time that he hel l it.

The like to Thomas Stace, late controller, ordering him not to intermeddle further with the office and to deliver the said seal to John.

July 21. To the keeper of the manor of Stapelford, co. Leicester. Order to deliver Lincoln. to John de Neville of Horneby the aforesaid manor and appurtenances and the corn sown in it by Simon de Bereford, the king's late enemy and rebel, by whose forfeiture the manor came to the king as an escheat, and the issues thereof for which answer has not been made from Monday after St. Katherine, last, when the king granted that he would provide John with the said lands, the king having granted the manor to John amongst other manors. By K.

MEMBRANE 31d.

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Feb. 1.
Hertford.

Henry de Boys of Rothewell acknowledges that he owes to Peter son of Eustace de la Rokaile 32*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

William le Knyght of Waleton acknowledges that he owes to John de Wyndesore, parson of the church of Bedyngton, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Richard de la Ryvere, knight, acknowledges that he owes to Richard de Cestr[ia], clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in cos. Gloucester and Wilts.

Richard son of Richard Byboef of Stratton in Scarvesdale puts in his place Thomas de Clif, clerk, and Theobald Portejoie to defend the execution of a recognisance for 200 marks made by him in chancery to Robert Ingram of Notingham.

Feb. 2.
Langley.

Peter Perpount acknowledges that he owes to William de Neuport, parson of the church of Dadyngton, 160*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Reginald de Rokesle acknowledges that he owes to John de Mokkyng, citizen of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Feb. 2.
Langley.

William Aygnel of Southampton acknowledges that he owes to Henry de Lym of Southampton 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Ralph le Espeek acknowledges that he owes to John de Aqua, parson of the church of Pontyngton, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Devon.

Cancelled on payment, acknowledged by Fulk atte Gelly, attorney of the executors of John's will.

Enrolment of deed of the aforesaid John de Aqua granting that the preceding recognisance shall be cancelled upon payment of 25 marks at terms specified. Dated at London, 2 February, 5 Edward III.

Memorandum, that John came into chancery, on the said day, and acknowledged the preceding deed.

Enrolment of release by the aforesaid John to Ralph le Speek of his right in all messuages, rents, and services that John had of the grant of Robert Beyssyn and Isabella his wife at Le Bergh and Shenehegh in the manor of Ertecombe. Witnesses: John de Chuddelegh, Thomas de Crauthorn, Hamo de Dyraworthy, Richard de Wodewille, Bartholomew atte Mede, John de Pyn, Roger de Deulaunde. Dated at London, on Saturday the feast of the Purification, 1330[-1], 5 Edward III.

Memorandum, that John came into chancery at London, on 3 February, and acknowledged the deed aforesaid.

Feb. 3.
Langley.

John Wiard acknowledges that he owes to the king 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.—The chancellor received the acknowledgment.

Cancelled upon payment, as appears by the letter of privy seal sewed to this roll.

Otto de Bodrigan acknowledges that he owes to John de Carmynou, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

Feb. 4.
Langley.

Guy de Charrins, prior of Castelacre, acknowledges, for himself and his convent, that he owes to Albertinus Rogerii de Pistorio and James

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Membrane 31d—cont.

Albertini 150*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

John Bethenchurche of Bloxham, executor of the will of John de Bloxham, puts in his place William de Wyttenham to prosecute the execution of a recognisance for 10*l.* made to him in the late king's chancery by Walter son of Walter le Ran of Aumundesham.

Feb. 3.
Langley.

Thomas Hollode is sent to the abbot and convent of Coggesale to receive such maintenance in their house as Adam de Chernok, deceased, had therein by the king's request. By p.s.

Richard de Sutton puts in his place Walter Dupeden and Richard de Cotes to defend the execution of a recognisance for 100*l.* made to Hugh Sampson of Southampton by the aforesaid Richard de Sutton in chancery.—Thomas de Brayton received the attornment.

Feb. 6.
Langley.

John de Gouiz acknowledges that he owes to Stephen de Swynnerton 400 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Stephen de Swynnerton acknowledges that he owes to John de Gouiz 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Richard de Grey of Codenore acknowledges that he owes Stephen de Gravesende, bishop of London, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Hamelin Wille of Boffrankan, William Blondel of Roche, Roger de Penres, and Roger de Redruth acknowledge that they owe to John de Grantham of London 60*l.*; to be levied, in default of payment, of their lands and chattels in co. Cornwall.

John Crubbe of Kyngeston puts in his place Edmund de Herlethorp, clerk, and Thobald Portejoie to prosecute the execution of a recognisance for 50 marks made to him in chancery by John Torny of Wolfrington.

Feb. 7.
Langley.

Richard de Wylughby acknowledges that he owes to Robert de Kressebrok 20*l.*; to be levied, in default of payment, of his lands and chattels in cos. Nottingham and Derby.

Edward de Astyngton, one of the executors of the will of John de Chilton, and Robert de Wyke and Katherine his wife, Edward's co-executrix, put in their places Peter Pounsond to prosecute the execution of a recognisance for 18*l.* made to John de Chilton by Hugh Payn of Bockele in the late king's chancery.—John de Briggewauter, clerk, received the attornment by writ.

Feb. 5.
Langley.

To the sheriff of Gloucester. Order to permit William de Clyveden, Jocius de Reyney, the younger, and Roger Pluf to carry 400 quarters of corn from the ports in the sheriff's bailiwick to Ireland, taking security from them that they will not take it elsewhere, notwithstanding the king's late proclamation forbidding the taking of corn out of the realm, as the king has, in compassion of the estate of the people of Ireland, where there is great scarcity of corn, granted licence to William, Jocius, and Roger to take 600 quarters of corn out of the realm to that land. The king has ordered the sheriff of Somerset to permit them to take the remaining 200 quarters out of his bailiwick. [*Fædera.*]

Feb. 9.
Langley.

Thomas son of Philip de Merston of Depyng' acknowledges that he owes to William Rote 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

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Membrane 31d—cont.

Roger Huse, knight, acknowledges that he owes to John de Molins 30*l.*; to be levied, in default of payment, of his lands and chattels in cos. Southampton, Wilts, and Surrey.

Cancelled on payment.

Henry de Insula acknowledges that he owes to Ralph Basset of Drayton 1000 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Cancelled on payment.

Robert de Throkmarton acknowledges that he owes to Hugh de Mortuo Mari, knight, lord of Cheylmerssh, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

*Cancelled on payment.*Feb. 13.
Langley.

William de Porklee, son of William de Porklee, acknowledges that he owes to Richard Denys, goldsmith of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Thomas le Mareschal of Bovyndon acknowledges that he owes to John de Aulton 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Lambert son of Gilbert Martyn of Spaldyng' acknowledges that he owes to Richard Thurger of Spaldyng' and Robert de Halton 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

William de Savynhac, parson of the church of Wynterbourn, diocese of Salisbury, acknowledges that he owes to Thomas de Brayton 16 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Wilts.

Feb. 15.
Langley.

Thomas de Evere, knight, acknowledges that he owes to John de Wodehous, clerk, 12 marks, 9*s.*; to be levied, in default of payment, of his lands and chattels in co. Kent.—The chancellor received the acknowledgment.

Alan Talbot acknowledges that he owes to Katherine his daughter 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.—The chancellor received the acknowledgment.

Feb. 16.
Windsor.

Peter le Veel, knight, acknowledges that he owes to Thomas Wake of Lydel 2,000 marks; to be levied, in default of payment, of his lands and chattels in cos. Gloucester, Somerset, and Wilts.

Richard, earl of Arundel, puts in his place John de Sancto Paulo, clerk, and William de Norwyco to prosecute the execution of certain recognisances made to Edmund, late earl of Arundel his father, in the late king's chancery.

Membrane 31d.—Schedule.

*Writ of privy seal, dated at Westminster, 24 September, in the 8th year of the reign, to J. archbishop of Canterbury, the chancellor, ordering him to order the treasurer and barons of the exchequer to cancel the recognisance made by John Wyard to the king for 100*l.* [as at page 274, above], as the king has pardoned John the said sum.*

*MEMBRANE 30d.*Jan. 26.
Westminster.

John de Stratford, bishop of Winchester, Master Robert de Stratford, parson of the church of Stratford, diocese of Worcester, Master John de Stratford, parson of the church of Overbury, diocese of Worcester, John de Eccleshale, parson of the church of Overton, diocese of Winchester,

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Membrane 30d—cont.

and John de Hampton acknowledge that they owe to Asselinus Simonetti, merchant of Luca, and to Bindas Gile of Florence 1,033*l.* 6*s.* 8*d.* ; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in cos. Warwick and Worcester.

Cancelled on payment.

John. Darcy and Reymund Duraund, knights, acknowledge that they owe to John de Lubo Bono and William de Seviniaco 40 marks ; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Fulk son of Warin acknowledges that he owes to John de Mokkyng', citizen of London, 30*l.* ; to be levied, in default of payment, of his lands and chattels in cos. Salop and Berks.

Jan. 27. John de Langeford, knight, acknowledges that he owes to John Inge, Westminster. knight, 100*l.* ; to be levied, in default of payment, of his lands and chattels in co. Devon.

Cancelled on payment.

Thomas de Langeleye, parson of the church of Wotton Basset, diocese of Salisbury, acknowledges that he owes to John de Oxon[ia], vintner (*vinetier*), citizen of London, 40 marks ; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in cos. Oxford and Wilts.

Jan. 28. Matilda, late the wife of Robert de Holond, John de Claydone, parson Hertford. of the church of Mamcestre, John de Blebury, parson of the church of Legh, diocese of Coventry and Lichfield, and John de Charneles, parson of the church of Eylmerthorp, diocese of Lincoln, acknowledge that they owe to Byndus Egidii de Florencia and Nicholas Simonet de Luk' 260 marks ; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Cancelled on payment.

The said Matilda acknowledges that she owes to John de Claydone, parson of the church of Mamcestre, Master John de Blebury, parson of the church of Legh, and John de Charneles, parson of the church of Eylmerthorp, 260 marks ; to be levied, in default of payment, of her lands and chattels in co. Northampton.

Cancelled on payment.

John de Crumbewell, knight, acknowledges that he owes to James son of Richard Grusset of Boniton near Bolyngham 400 marks ; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

William Gentilcorps acknowledges that he owes to William Trussel, the elder, 100*l.* ; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Gilbert de Burgh acknowledges that he owes to William Trussel, knight, 100*l.* ; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

John de Ledred acknowledges that he owes to William Trussel, the elder, 100*l.* ; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Robert de Swalclive, citizen of London, acknowledges that he owes to William Trussel, the elder, 100*l.* ; to be levied, in default of payment of his lands and chattels in cos. Middlesex and London.

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Membrane 30d—cont.

John de Grey of Retherfeld acknowledges that he owes to Edmund de Bereford 80 marks; to be levied, in default of payment, of his lands and chattels in cos. Oxford and Buckingham.

Cancelled on payment, acknowledged by Robert Tyrel, Edmund's attorney.

Jan. 29.
Hertford.

John de Stratford, bishop of Winchester, Robert de Stratford, parson of the church of Stratford, John Geraud, parson of the church of Subbury, and John de Ecleshale, parson of the church of Overton, acknowledge that they owe to Puchius and Francis de Portinariis of Florence and Albert Rogerii de Pistorio 600*l.*; to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in cos. Southampton and Warwick.

Cancelled on payment.

Nicholas de Teukesbury acknowledges that he owes to Richard de Hanyngfeld, parson of the church of Sutton Valence, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Jan. 28.
Hertford.

John de Yerdhull of co. Northumberland, Philip de Barynton of co. Leicester, John de Aspale of cos. Norfolk and Suffolk, Nicholas le Venuz of co. Southampton, Philip Marmyon of the same county, and Thomas de Aspale of co. Lincoln acknowledge that they owe to Master Henry de Clif and Roger de Gildesburgh 200*l.*; to be levied, in default of payment, of their lands and chattels in the aforesaid counties.

Enrolment of deed of Henry de Clif and Roger de Gildesburgh granting that the preceding recognisance shall be cancelled if Hugh son and heir of Sir John de Seint Johan observe the points contained in an indenture between him and the said Roger, one of the executors of Robert de Mounthaut, by which indenture Roger has rendered to Hugh all the lands that are of the inheritance of the said Hugh, whereof Roger had the wardship by letters under the king's great seal, during Hugh's minority, and if Hugh make an acquittance when he shall come of age to Roger and his co-executors of all manner of trespasses committed on the said lands by the executors and others in their name. Dated at London, 28 January, 5 Edward III. *French.*

Memorandum, that Henry and Roger came into chancery at Westminster, on the said day, and acknowledged the preceding deed.

Jan. 29.
Hertford.

Thomas son of William de Thymelby acknowledges that he owes to William Trussel, the elder, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Jan. 28.
Hertford.

Ralph de Weghenholte and Walter his son acknowledge that they owe to Ralph de Wydindon 180 marks; to be levied, in default of payment, of their lands and chattels in co. Berks.

Cancelled on payment.

Master John de Maunte, dean of the free chapel of St. Beriana in Cornwall, and Master William Bloyou, parson of the church of Merwod, co. Devon, acknowledge that they owe to John de Grantham, citizen and pepperer of London, 100 marks; to be levied, in default of payment, of their lands and chattels in co. Devon.

John de Waltham, the younger, puts in his place John Fooce of Waltham to prosecute the execution of a recognisance for 40*l.* made to him by John de Goldyngton, knight, in chancery.

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Membrane 30d—cont.

Ambrosius de Novo Burgo puts in his place Robert de Kirkeby, clerk, to prosecute the execution of a recognisance for 50 marks made to him by John de Goldynton in chancery.

Constance Bonaventure, executrix of the will of Guy Bonaventure, her late husband, puts in her place Cambinus Fulberti, citizen of London, to prosecute the execution of all debts due to Guy.

Hertford.

Richard de Gray, knight, acknowledges that he owes to Cambinus Fulberti 100 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Jan. 29:

Hertford.

Richard de Grey of Codenore acknowledges that he owes to Laurence le Botoner and Roger de Netlested, executors of the will of Robert Person, skinner of London, 26*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment, acknowledged by John de Trente, Roger's attorney.

The said Richard acknowledges that he owes to Stephen le Eyr, parson of the church of Wilford, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

Jan. 28.

Waltham.

John de Croucheston acknowledges that he owes to William Trussel, the elder, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Peter le fiz Waryn acknowledges that he owes to Fulk le fiz Waryn 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

John son of John de Naylingherst acknowledges that he owes to Robert de Teye and William de Teye 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John de Aulton acknowledges that he owes to John de Molyns 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

Thomas de Heslarton, knight, acknowledges that he owes to Thomas de Scalariis, the younger, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Cancelled on payment.

Jan. 30.

Hertford.

Robert de Shawes acknowledges that he owes to William Trussel, the elder, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment, acknowledged before the chancellor.

William de Calthorp, knight, and Hamo de Mikelfeld acknowledge that they owe to John de Hothum, bishop of Ely, 240*l.*; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

*Note of acknowledgment by the bishop before Henry de Edenstowe of receipt of 170*l.**

Edmund de Morton acknowledges that he owes to John de Wodehous, clerk, 4*l.* 9*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Peter de Roughberne acknowledges that he owes to William de Braibrok 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Robert de Bilkemore acknowledges that he owes to Ralph de Uppetoun and Richard de Berkynge, draper of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

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Membrane 30d—cont.

Henry, bishop of Lincoln, and Bartholomew de Burghersh acknowledge that they owe to John de Wylughby, knight, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.—The chancellor received the acknowledgment.

William de Monte Acuto, knight, acknowledges that he owes to Richard, earl of Arundel, 2,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.—The chancellor received the acknowledgment.

Cancelled on payment.

Richard, earl of Arundel, acknowledges that he owes to William de Monte Acuto, knight, 2,000*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.—The chancellor received the acknowledgment.

*Cancelled on payment.**MEMBRANE 29d.*

Enrolment of indenture witnessing that whereas, at the request of the king and his council at Leycestre, Dine Forset, Pieres Reynner, and Bartholomew de Barde, merchants of the company of the Barde, for themselves and their said company, promised to find the king and did find him 20*l.* daily for the expenses of his household from 1 November, in his fourth year, until Christmas following, and they afterwards granted to the king in full parliament, in his presence and in the presence of his treasurer, chancellor, and other magnates of his council, on 20 January, in the year aforesaid, that they would find him 20*l.* a day from time to time for the expenses of his household from the said day until All Saints then next following, to be paid in the city of London to the keeper of the wardrobe or to his attorney, the king and his council grant, by the assent of the parliament, to the said merchants the issues of all the customs of England, the old and the new, excepting the moiety of the old custom of Southampton, which the king wills that certain men of Gascony shall hold for a certain time, and excepting that the queen shall be paid an assignment of 1,000*l.* upon the custom of Hull made to her before the date of this letter, which custom of Hull ought to remain to the said merchants after this assignment shall have been paid, and excepting the assignments made upon the customs to the persons named below: to wit 1,000 marks assigned to Sir John de Henaud, 900 marks assigned to the count of Julers, 20*l.* to Sir William Chaumberleyn, 20*l.* assigned to Sir Gerard de Potes, and 20*l.* assigned to John de Berners. And the merchants shall have in their hands all the said customs, with the exception of those of Kyngeston [upon Hull] aforesaid, until they be fully paid the moneys paid or to be paid by them for the expenses of the household. The king wills that they shall have a leaf (*foile*) of the coket of the old custom, and all the coket of the new custom in every place wherein the king takes custom, and that they may put at their will a customer in every place where the custom is collected, and that the king will have regard both to the sum of money thus paid or to be paid by them and to the damages and expenses sustained by them by reason of this service, in such way that they shall hold themselves paid in reason. In order to execute these provisions, the king wills, by the assent of parliament, that the merchants shall have at all times when necessary as many and such letters and writs under the great and privy seal and under the exchequer seal as may be to their profit, and that they may have as often as they wish tallies of the receipt in discharge of the customs, charging the treasurer of the wardrobe or others who ought to be charged therewith. The king and the merchants have promised in good faith to observe and perform all the things afore-

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Membrane 29d—cont.

said. Dated at Westminster (*Weymoustre*), 20 January, in the year aforesaid. *French.*

Enrolment of agreement between Sir John de Bampton and Nicholas de Teukesbury, clerks, whereby Nicholas appoints John his attorney to execute his office in the king's exchequer in his name, as contained in his letters made to John, so that John shall render account in Nicholas's name before the treasurer and barons of the exchequer in their present session, whilst the exchequer is open, at John's cost concerning the Templars' lands in co. Devon that were in Nicholas's custody, the charge of which account John has wholly taken upon himself, with the exception of any arrears, which Nicholas hereby obliges himself to pay, and John undertakes to make suit for Nicholas in the best manner that he can to have allowance in the exchequer for all things touching Nicholas, and that he will give his counsel and aid to Nicholas in all things touching him in good faith, and that he will pay to Nicholas 100s. yearly of the fee pertaining to the said office. Nicholas wills that John shall have the remainder of the fee for his labour and for executing all the other matters. Dated at London in Westsmethefeld, on Monday before the Purification, 4 Edward III.

Enrolment of letters of the said Nicholas appointing the aforesaid John his attorney for the term of Nicholas's life to execute his office in the exchequer as often as Nicholas shall happen to be absent or present, and to demand and receive the fee pertaining to the office, and to pay to Nicholas 100s. thereof yearly. Dated at London in West Smethefeld, on Monday before the Purification, 4 Edward III.

Feb. 7.
Langley.

Matilda, late the wife of Robert de Holand, Eustace de Burneby, and William de Sancto Johanne acknowledge that they owe to John son of Roger la Warre 400 marks; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Cancelled on payment, acknowledged by John before Henry de Edenstowe, by virtue of a writ of dedimus potestatem directed to him, which is on the files of dedimus potestatem of the 14th year of the reign.

Feb. 6.
Langley.

Peter le Hunte, who long served the king and his father, is sent to the abbot and convent of Evesham to receive such maintenance in their house as Thomas Freyn, deceased, had therein by the late king's request.

By p.s. [4334].

Thomas de Heselarton, knight, puts in his place Henry de Ingelby and John de Reygate, clerks, to defend the execution of a recognisance for 200*l.* made to William Muchet of Fenditton.

William de Friston of York puts in his place Henry de Ingelby, clerk, and Hamo de Allerthorp to prosecute the execution of a recognisance for 200*l.* made to him in chancery by Walter Flemyng, parson of the church of Appelton-in-Rydale.

Jan. 25.
Westminster.

To William de Ros of Hamelak. The king learns upon trustworthy authority that Master William de Quicham, keeper of the hospital of Boulton, co. Northumberland, which is of the patronage of the abbot of Rievaulx and of the prior of Kirkham, wishes to demit the custody thereof to Thomas de Baumburgh, king's clerk, and the abbot and prior deferred fulfilling William's wishes by reason of the king's prayers to them to present the custody of the hospital to Master Thomas de Garton, and the king thereupon ordered them to present Thomas de Baumburgh to the hospital [*as at page 118 above*]: the king desiring the profit and honour of Thomas de Baumburgh, who from his youth has served the late king and him, requests William de Ros to use his influence with the abbot and prior, whose monasteries are of the foundation of William's progenitors, to

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Membrane 29d—cont.

complete the king's and William de Quicham's desire concerning Thomas de Baumburgh, notwithstanding any prayers of the king to the contrary.

By pet. of C.

Feb. 12.
Langley.

Anketinus de Martivaux acknowledges that he owes to Robert de Sadington 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Rutland.

Cancelled on payment.

John Cardoun of Wynewyk acknowledges that he owes to Ralph Cardoun his son 300*l.*; to be levied, in default of payment, of his lands and chattels in cos. Northampton and Huntingdon.

Cancelled on payment.

Henry de Bruton acknowledges that he owes to Richard son of Thomas atte Reye of Chertham 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

William son of Ellen de Appelby of co. York acknowledges that he owes to John de Arnale of York 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Feb. 16.
Langley.

David de Strabolgi, earl of Athole, acknowledges that he owes to John de Pulteney, citizen and merchant of London, 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

The said earl and Henry de Hilles, knight, acknowledge that they owe to the aforesaid John 100 marks; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

Cancelled on payment.

William Pikerel of London acknowledges that he owes to Alice, late the wife of William Blaket, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

John de Claidon, parson of the church of Mauncestre, diocese of Coventry and Lichfield, acknowledges that he owes to Asselinus Simonetti of Luca 60*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lancaster.

Cancelled on payment, acknowledged by Nicholas Simonetti de Luca, attorney of Asselinus.

Simon de Perepount acknowledges that he owes to Roesia, late the wife of Hugh de Loundresford, 40 marks: to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Robert Colter of Weston acknowledges that he owes to Thomas de Rednes, Robert de Marnham, and John de Misterton 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Adam atte Shoppe of Westillebury and Reginald le Ropere acknowledge that they owe to Thomas de Escrik, parson of the church of Dounton, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Cancelled on payment.

Bartholomew Galian, Thomas de Augmodesham, Geoffrey de Bolestrode, Thomas atte Grove, and John de Donynton acknowledge that they owe to William de Langeleye Mount Fychet 200 marks; to be levied, in default of payment, of their lands and chattels in cos. Buckingham and Oxford.

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*Membrane 29d—cont.*Feb. 3.
Langley.

To the mayor of Sandwich. Order to be before the king's council at Westminster on Wednesday the beginning of Lent to inform the king concerning certain matters newly arisen upon which he wishes to have the mayor's advice and counsel. By K.

The like to the following:

Peter Barde of Sandwich.

Robert Bataille of Wynchelse.

Stephen de Padyam of Wynchelse.

Thomas de Byndon of Southampton.

Hugh Sampson of Southampton.

Feb. 12.
Langley.

To the master of the order of friars preachers and to the priors and brethren of the order about to assemble in chapter-general at Vitry (*Victorium*.) Request for their prayers on behalf of the king and queen and of Edward, his eldest son, and for the good estate of the realm. [*Federa*.]

The like to the following:

April 12.
Eltham.

The minister-general of the order of Friars minors and the ministers and brethren of the order about to assemble in their chapter-general at Perpignan (*Perpinianum*).

The prior-provincial of the Carmelite order and to the priors and brethren of the order about to assemble in their provincial chapter at Gloucester.

*MEMBRANE 28d.*Feb. 3.
Langley.

To David, king of Scotland. The king has received complaint from L. bishop of Durham that whereas it was contained in the treaty for the reformation of peace between Robert, late king of Scotland, and the king that men of religion of both realms should not be prejudiced concerning their possessions occupied during the war, and the town of Upsethington with appurtenances, which is of the realm of England and the right of the bishop's church of St. Cuthbert, Durham, and of which his predecessors have been always seised from time out of the mind as of the right of their church, was occupied by king Robert by war and was detained from the bishop at the time of the treaty aforesaid, and the king frequently by his letters requested king David to deliver the town to the bishop according to the tenor of the treaty, and David caused it to be delivered to the bishop, and the bishop was peacefully seised thereof by virtue of the delivery, nevertheless Patrick de Dumbar, earl of March, hinders the bishop by armed force from having possession of the town aforesaid and from receiving the issues thereof, occupying the issues of the town aforesaid and detaining them from the bishop, wherefore the bishop has besought the king to provide a remedy: the king therefore requests king David to cause the earl to desist from such hindrances and occupations, and to permit the bishop to have and continue his possession of the town, and to cause the issues received thence from the time of its delivery to the bishop to be restored to the bishop, according to the tenor of the treaty and delivery aforesaid, as he would wish the king to do in like case to David's subjects within this realm, writing back by the bearer an account of his proceedings in this matter. [*Federa*.]

By pet. of C.

To Thomas, earl of Murray (*Murref*), keeper of the land of Scotland. Request that he will cause the said town to be delivered to the bishop. [*Ibid.*]

To Patrick de Dnubar, earl of March. Request that he will desist from the aforesaid hindrances, etc. [*Ibid.*]

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*Membrane 28d—cont.*Feb. 18.
Windsor.

Thomas le Mareschal and William Gentilcorps acknowledge that they owe to William de Arderne, citizen of London, 10*l.*; to be levied, in default of payment, of their lands and chattels in cos. Oxford, Hertford, and Buckingham.

Feb. 15.
Langley.

To the sheriff of Somerset. Order to permit David le Palmer and Hugh le Mareys of Bruggewater to take 500 quarters of corn from ports in that bailiwick to Wales, notwithstanding the king's late proclamation forbidding the carrying of corn out of the realm, as the king, compassionating the estate of the people of Wales, where there is great scarcity of corn, has granted licence to David and Hugh to take 500 quarters of corn thither.

Feb. 18.
Windsor.

Simon Rote of London, skinner, acknowledges that he owes to John de Chelmeresford, the elder, and John de Chelmeresford, the younger, 160*l.*: to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment.

Robert de Batelscoumbe acknowledges that he owes to Benedict de Fulsham, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.—The chancellor received the acknowledgment.

Cancelled on payment.

Richard Spigurnel acknowledges that he owes to John de Wodehous 5 marks 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Salop.—The chancellor received the acknowledgement.

*Cancelled on payment.*Feb. 20.
Windsor.

William la Zousche of Assheby, Roger de Bavent, knight, Roger de Mortuo Mari of Richard's Castle, John de Ellerker, the younger, Robert de Cheddeworth, Matthew de Crauthorn, and John de Hampslap, parson of the church of All Saints, Long Staunton, diocese of Ely, acknowledge that they owe to John de Pulteneye, citizen of London, 2,000*l.*; to be levied, in default of payment, of their lands and chattels in cos. Gloucester, Cambridge, Sussex, and Essex.—Thomas de Evesham received the acknowledgment.

Cancelled on payment.

William la Zousche of Assheby acknowledges that he owes to Roger de Bavent, knight, Roger de Mortuo Mari of Richard's Castle, John de Ellerker, the younger, Robert de Cheddeworth, Matthew de Crauthorn, and John de Hampslap 2,900*l.*; to be levied, in default of payment, of his lands and chattels in cos. Gloucester and Cambridge.—Thomas de Evesham received the acknowledgment.

The aforesaid William la Zousche, Roger de Mortuo Mari, John de Ellerker, Robert de Cheddeworth, Matthew de Crauthorn, and John de Hampslap acknowledge that they owe to John de Oxonia and Richard de Rothyng, citizens and vintners of London, 600*l.*; to be levied, in default of payment, of their lands and chattels in cos. Cambridge, Essex, Salop, and Devon.—Thomas de Evesham received the acknowledgment.

The said William la Zousche, Roger de Bavent, and Matthew de Crauthorn of co. Devon acknowledge that they owe to John de Grantham, citizen and pepperer of London, 300*l.*; to be levied, in default of payment, of their lands and chattels in cos. Surrey, Sussex, Leicester, and Devon.—Thomas de Evesham received the acknowledgment.

*Cancelled on payment.*Feb. 21.
Windsor.

Roger le Sauvage of Staynesby acknowledges that he owes to Thomas Bonet, Walter le Haymongere, and Geoffrey Alayn 200*l.*; to be levied, in

1331.

Membrane 28d—cont.

default of payment, of his lands and chattels in co. Surrey.—Henry de Edenstowe received the acknowledgment.

Cancelled on payment.

John son of William de Shimplingford acknowledges that he owes to Simon de Swanlund 60*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

John Botetourt, knight, acknowledges that he owes to Henry de Staunton of London, spicer, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.—Henry de Edenestowe received the acknowledgment.

Feb. 22.
Windsor.

Ebulo Lestraunge, knight, acknowledges that he owes to Roger de Nettlestede and Laurence le Botoner, executors of the will of Robert Person, skinner of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Enrolment of general release by Roger de Netlestede and Laurence le Botoner, executors of the said Robert, to Eble Lestraunge and Aleysse his wife. Dated at London, 1 February, 5 Edward III. *French.*

Memorandum, that Roger and Laurence came into chancery at Westminster, on 22 February, and acknowledged the deed aforesaid.

Feb. 22.
Windsor.

John de Offord, canon of St. Paul's, London, acknowledges that he owes to Elizabeth, late the wife of John de Pabenhams, the elder, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Huntingdon.

William Mouchet of Fenditton puts in his place William de Emeldon, clerk, to prosecute the execution of a recognisance for 200*l.* made to him in chancery by Thomas son of John de Heselarton, knight.

Matthew de Crauthorn puts in his place William Loveryng to defend the execution of a recognisance for 100*l.* made to him in chancery to William de Ferrariis of Bere.

Feb. 22.
Windsor.

Robert de Hambery, parson of the church of Stoke Prior, acknowledges that he owes to Richard le Later, merchant of London, 80*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Worcester.

Cancelled on payment.

Feb. 21.
Windsor.

Henry de Hilles, knight, acknowledges that he owes to John de Scotre, clerk, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

Feb. 25.
Croydon.

John le Latymer, knight, lord of Crawestok, acknowledges that he owes to John le Taillour, esquire of Oliver de Burdeux, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.—The chancellor received the acknowledgment.

John le Taillour, esquire of Oliver de Burdeux, acknowledges that he owes to John le Latimer, knight, lord of Crawestoke, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Feb. 27.
Croydon.

Eudo de Bodekesham acknowledges that he owes to Roger de Bedefeld 20 marks; to be levied, in default of payment, of his lands and chattels in cos. Lincoln and Cambridge.

Cancelled on payment.

William Davy, parson of the church of Overton, acknowledges that he owes to Gerard Lazar, merchant of Luca, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

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MEMBRANE 27d.

Feb. 24.
Eltham.

To the abbot and convent of Rievaulx. Request that they will admit Thomas de Baumburgh to the custody of the hospital of Boulton, in accordance with the king's previous request [*as at page 118 above*], notwithstanding the king's prayers on behalf of Thomas de Garton or of any one else, certifying the king of their proceedings herein in writing by the bearer, as the king ordered Master William de Quicham, keeper of the hospital, to certify him whether he wished to demit the custody of the hospital to Thomas de Baumburgh or to any one else or not, and the king learns by William's certificate sent into chancery that he wishes and proposes to demit the custody for the use of the said Thomas de Baumburgh and not for the use of any one else for his lifetime.

The like to the abbot of Rievaulx by himself, and to the prior and convent of Kirkham, and to the prior of Kirkham by himself.

Feb. 18.
Windsor.

Ralph de Camoys, knight, and Thomas his son acknowledge that they owe to John de Hothum, bishop of Ely, 800*l.*; to be levied, in default of payment, of their lands and chattels in cos. Sussex, Northampton, and Huntingdon.

Feb. 20.
Windsor.

Edward de Kendale acknowledges that he owes to Thomas de Keteringham 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

*Cancelled on payment.*Feb. 14.
Windsor.

To the sheriff of Kent. Order to cause proclamation to be made prohibiting the holding of tournaments, etc., and to arrest and imprison any contravening this order, certifying the king of their names. [*Federa.*]

By K. & C.

— The like to all the sheriffs of England. [*Ibid.*]

Robert de Cliderhou, clerk, puts in his place William de Emeldon, clerk, to prosecute the execution of a recognisance for 20 marks made to him in the late king's chancery by Adam de Cliderhou.

The said Robert puts in his place the said William to prosecute the execution of a recognisance for 200 marks made to him in chancery by Gilbert de Aton, knight.

Enrolment of petition of William, archbishop of York, Stephen, bishop of London, William, abbot of Langedon, William la Zouche, and others, shewing that they were impleaded (*enquerile*) for aiding Edmund, earl of Kent, to make deliverance of the late king, and they have been hereupon adjourned in the Bench from Easter until now, and are still adjourned, to their grievous damage, wherefore they beseech the king and his council to express their will concerning such unrighteous grievances: to which petition the king answers that he holds quit all who are named in the said petition, and all others who were aggrieved or impeached for this reason, and he wills that all who were thus aggrieved or impeached shall be restored to their lands, goods and chattels, taken for this reason into the king's hands, and that those who are imprisoned for this reason shall be delivered from prison, and that those who wish shall have letters patent under the great seal and writs concerning them. *French.* [*Rotuli Parliamentum* ii. 54.]

It is agreed by the king and his council in full parliament that those whose lands were taken into his hands for the warlike expedition (*chivauche*) made in the company of the earl of Lancaster at Bedeford, or by reason of the earl of Kent, shall be restored to their lands, to hold them in the same state as they held them before they were taken into the king's hands for

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Membrane 27d—cont.

this reason, with their goods and chattels found therein, and with all the issues for which answer has not yet been made to the king, and that writs concerning this shall be made to those who wish to have them, provided always that if they have any lands of the king's gift, they shall be of the condition of others who have lands of his gift, as is agreed. [*Ibid.*]

Also the king has pardoned to the earl of Lancaster and all those who were in his company in the same warlike expedition all the fines and ransoms made with him for this reason, for which answer has not yet been made to him, and he wills that the fines and ransoms shall be withdrawn and annulled, and that those who wish shall have letters patent of pardon for the said fines and ransoms. [*Ibid.*]

Also, forasmuch as the king wills that the laws of his land shall be maintained, and that right shall be done to all, as well the poor as the rich, he has ordered that the justices of the two benches and the justices to take assizes and to deliver gaols, and all other justices whatsoever shall not by writ of great seal, or the king's letter of the targe, or by other letter or commandment, or by prayer of any one, spare or neglect to do right to all according to the law and custom of the realm, and that writs concerning this shall be sent to the said justices. [*Id.*, ii. 60.]

Also it is agreed by the king and his council that all the sheriffs of England shall be removed without being re-admitted (*remis*), and that other suitable persons shall be put in their places, and that good and wise men in the law shall be assigned throughout England to enquire and to hear and determine, as well at the suit of the king as of the party, oppressions, grievances, duresses, and trespasses committed by sheriffs, coroners, undersheriffs, sub-escheators, bailiffs, hundreders, and other such ministers during all the time of the late king, and of the king's own time until now. [*Ibid.*]

MEMBRANE 25d.

Feb. 18.
Windsor.

To S. archbishop of Canterbury. Summons to attend a parliament at Westminster on Monday the morrow of the quinzaine of Easter next, as the king wishes to hold a parliament concerning divers arduous affairs touching him and the duchy of Aquitaine and his other lands beyond sea, concerning which he has sent envoys to those parts, which affairs could not be determined in the last parliament for certain reasons. By K.
[*Rep. Dignity of Peer*, iv. 400.]

The like to the archbishop of York and to nineteen bishops and to thirty abbots and priors. [*Ibid.*]

To Thomas, earl of Norfolk and marshal of England. Summons to attend the aforesaid parliament. [*Ibid.*]

The like to nine earls and to forty-eight others. [*Ibid.*]

To the sheriff of York. Order to cause two knights of that shire, two citizens from every city, and two burgesses from every borough of the county to be chosen to attend the aforesaid parliament. [*Ibid.*] By K.

The like to all the sheriffs of England. [*Ibid.*]

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause two barons from each of the said ports to be chosen to attend the said parliament. [*Ibid.*]

To Geoffrey Lescrop, chief justice. Summons to attend the aforesaid parliament to treat with others of the king's council. [*Ibid.*]

The like to twelve others. [*Ibid.*]

March 5.
Croydon.

Brother Robert, prior of St. Martin's, Dover, acknowledges, for himself and convent, that he owes to the prior of the hospital of St. John of

1331.

Membrane 25d—cont.

Jerusalem in England 20*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Kent.

Thomas Rosselyn puts in his place John Horn, fishmonger (*piscatorem*) and citizen of London, to prosecute the execution of a recognisance for 200 marks made to him in chancery by Bartholomew de Burgherssh.

Memorandum, that Master Pancius de Controne came into chancery at Suthwerk, on 27 February, and acknowledged that brother Leonard de Tibertis, prior of the hospital of St. John of Jerusalem in England, has satisfied him for all debts due to him, both of the time of Brother Thomas Larcher, late prior of the hospital, and for Leonard's own time, whether by recognisances made in chancery and in other courts (*placiis*) of the king, or by obligations and submissions made in the pope's chamber, made before 26 February in the present year, and he prayed that the recognisances may be cancelled and annulled, and that the obligations and submissions may be held for naught.

The aforesaid Pancius, executor of the will of Peregrine de Controne, his brother, acknowledged in chancery on the same day that the aforesaid prior has satisfied him for all debts due to Peregrine of his own time and of the time of the said Thomas, whether made by recognisances, etc., as above.

The aforesaid Pancius, executor of the will of James Jecy, formerly his servant, acknowledged in chancery on the said day that the prior had satisfied him for all debts due to the said James, as above.

March 6.
Croydon.

Henry de Leycestria of Westhamme acknowledges that he owes to Henry Prodhom, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

March 8.
Otford.

To William de Clynton, constable of Dover castle and warden of the Cinque ports, or to him who supplies his place in the port of Dover. Order to permit Henry de Shirfekyn of Almain and John de Thrandeston, who lately came to England in the train (*comitiva*) of Thomas Wake, Henry de Bello Monte, and Thomas Roscelyn from parts beyond sea, whither they are about to return by the king's licence, to cross to those parts by the king's licence with their men, horses, and equipments. By K.

March 8.
Otford.

Simon Laurence of Tunbrigg acknowledges that he owes to John de Wantyng of London, vintner, 15*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

March 8.
Otford.

To Thomas de Foxle, constable of Wyndesor castle, or to him who supplies his place. Order to cause the body of John Skyunkyl, who is detained in the constable's custody by the king's special order, to come before the king in chancery on Monday before St. Gregory next, to do and receive what shall then be enjoined upon him on the king's behalf. By K.

William Kenewy acknowledges that he owes to John son of John Kenewy, the elder, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

Enrolment of release by John, the elder, son of John Kenewy, of co. Kent, to Alice, late the wife of John Kenewy, of his right after the death of John Kenewy, his father, and Joan his mother, in a messuage, 88 acres of land, 4 acres of pasture, 5 acres of meadow, 15 acres of wood, 5*s.* 4*d.* of rent, and 6*s.* 6*d.* of yearly ferm in the towns of Westfarlegh, Ealdyng, and Huntynghon, in the aforesaid county, which Alice holds. Witnesses: Robert de Sprotle, Robert de Roderham, John de Swanlad, Thomas de Wyntringham, clerks; John le Smyth of Terstane, John Reynes, and William Amys of London. Dated at London, on Saturday before St. Gregory, 5 Edward III.

1331.

Membrane 25d—cont.

Memorandum, that John, the elder, son of John Kenewy, came into chancery, at London, on the said day and acknowledged the preceding deed.

Memorandum, that he was examined by Michael de Wath, clerk, by order of Master Henry de Clif.

MEMBRANE 24d.

Feb. 25. Arnald de Duro Forti, knight, lord of Fespuche (*Fesso Podio*), and William Croydon. de Savinhaco, parson of the church of Wynterburn St. Martin, diocese of Salisbury, acknowledge that they owe to Thomas Harewold, citizen of London, 240*l.*; to be levied, in default of payment, of their lands and chattels in co. Wilts.

Cancelled on payment.

Feb. 26. John son of Peter de Hothum, knight, acknowledges that he owes to Croydon. John de Hothum, bishop of Ely, 3,000*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Brother Leonard de Tibertis, prior of the hospital of St. John of Jerusalem in England, acknowledges that he owes to Asselinus Simonetti of Luca and to Byndus Giles 305*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Leicester.

Cancelled on payment.

Feb. 26. The said prior acknowledges that he owes to the said Asselinus and to Croydon. Nicholas his brother 533*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Middlesex.

Cancelled on payment.

Feb. 27. The said prior acknowledges, for himself and his successors, that he Croydon. owes to Master Pancius de Controne 4,896*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.

Cancelled on payment.

Feb. 24. To the sheriff of Kent. Order to cause proclamation to be made pro- Croydon. hibiting any earl, baron, knight, or other men-at-arms leaving the realm or taking destrier horses or other horses-at-arms or armour out of the realm, or causing them to be taken out, without the king's special licence, and to arrest and imprison until otherwise ordered any persons contravening the proclamation, certifying the king of their names. By K. & C. [*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order not to permit any earls, barons, knights, or other men-at-arms to pass to ports beyond sea from the port of Dover or from other ports in his bailiwick, or to take destrier horses or armour to the said parts, and to arrest and imprison until further orders all found doing so, certifying the king of their names.

By K. & C.

March 1. Richard de Holand, knight, acknowledges that he owes to Robert Eem Croydon. of Stodeye 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Cancelled on payment.

John Lorthie, knight, acknowledges that he owes to Richard le Later, citizen of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

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Membrane 24d—cont.

Bogo de Knovill, knight, acknowledges that he owes to Thomas Colebrond, citizen of London, 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Cancelled on payment.

Roger son of John Gilibrond of Legh and John de Chisenhale, parson of the church of Wynquik, diocese of Coventry and Lichfield, acknowledge that they owe to Master John de Blebury, parson of the church of Legh, 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Lancaster.

Cancelled on payment.

Fulk fitz Waryn puts in his place Robert de Shipton and Roger de Acton to prosecute the execution of a recognisance for 60*l.* made to him by John de Felton, knight, in chancery.—The chancellor received the attornment.

John de Sallyng', John de Riklyng', Walter de Norton, William le Smyth, John Godwyne, Geoffrey atte Hele, Roger Bertlot, the younger, and John Bole, tenants of the lands that belonged to John Quyntyn, put in their places John Swyn to defend the execution of a recognisance for 200*l.* made to Thomas de Comptone by the said John Quyntyn in chancery.

Reginald son of Herbert and Agnes his wife, tenants of the lands that belonged to Robert son and heir of Oliver Punchardoun, put in their places William de Sancto Albano to defend the execution of a recognisance for 100*l.* made to David Martyn, late bishop of St. Davids, by the said Robert in chancery.

Feb. 28.
Croydon.

To Richard Simond, steward of the county of Pembroke, in the king's hands by reason of the minority of Laurence, son and heir of John de Hastynges, tenant in chief of the late king. The king is sending to him in a bag sealed with the seal of John, bishop of Winchester, the chancellor, a seal that the king has caused to be made anew for the rule of the liberty of that county, and orders the steward to use the said seal in that liberty as was usual in times past.

The like to the following :

Roger Chaundos, keeper of the land of Bergeveney.

The keeper of the land of Haverford.

March 6.
Croydon.

John le Rede of Newcastle-on-Tyne acknowledges that he owes to Thomas de Capenhurst, clerk, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

March 7.
Croydon.

Elias de Cherleton acknowledges that he owes to the abbot of Ticchefeld 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment, acknowledged by Robert de Kelseye, clerk, the abbot's attorney.

March 8.
Otford.

William de Couleye, citizen of London, acknowledges that he owes to Robert de Wodehous, archdeacon of Richmond, 8*l.* 9*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment, acknowledged by Henry de Heydok and Richard de Hiltoft, Robert's attorney.

Enrolment of demise by John de Sutton to Henry de Malyns of his manor of Theidon-atte-Monte, co. Essex, from the morrow of St. Matthias, 16 Edward II., to Michaelmas following, and for twelve years from that feast, with the advowson of the church and all other appurtenances. Witnesses: John Bever; Peter de Staunton; William de Persholte, 'chaundeler'; Stephen de Pageham; John le Chamberleyn. Dated at London, on Thursday the feast of St. Matthew, 16 Edward II.

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Membrane 24d—cont.

Enrolment of release by John de Sutton, lord of Duddele, to Henry de Malynes of his right in the manor of Theidon, co. Essex, with the mill and the advowson of the church. Witnesses as above. Dated at London, 3 March, 16 Edward II.

Enrolment of release by John de Sutton, knight, to Edmund de Malynes, son and heir of Henry de Malynes, of his right and claim in the manor of Theyden-atte-Munte, co. Essex, with the mill and the advowson of the church. Witnesses: Richard le Pounz; William Serle; Simon Bolet of London; Peter de Staunton of the same; Reginald le Walshe; Thomas de Tochwyk, clerk. Dated at London, 1 April, 17 Edward II.

Memorandum, that John came into chancery at London, on 11 March, 5 Edward III., and acknowledged the preceding deeds.

March 28.
Eltham.

To the collectors of the old and new custom in the ports of Kyngeston-on-Hull and Ravenserod. Order to pay to Wichardinus de Florencia the arrears of the 1000*l.* from the issues of that custom granted by the king to Queen Philippa, which sum he ordered them to pay to Walter Helward, her attorney, as she has deputed Wichardinus her attorney to receive the remainder of the aforesaid sum in place of Walter.

MEMBRANE 23d.

March 5.
Croydon.

To the sheriff of Lancaster. Order to cause as many ships to be freighted on the sea coast in his bailiwick as Anthony de Lucy, justiciary of Ireland, shall direct, out of the issues of his bailiwick, and to cause them to come with all speed to a certain place that Anthony shall direct, for the passage of Anthony and of Thomas de Burgh, treasurer of Dublin, who are going to Ireland by the king's order. By C.

The like to the sheriff of Cumberland.

March 8.
Oxford.

William de Pafford, merchant of Lostwithyel, acknowledges that he owes to Robert de Bilkemore 300*l.*; to be levied, in default of payment, of his lands and chattels in cos. Devon and Cornwall.—Henry de Eden[stowe] received the acknowledgment.

In the parliament summoned at Westminster on Monday after St. Katherine, 4 Edward III., Edmund the eldest son of Edmund, late earl of Kent, delivered a petition on the morrow of St. Nicholas to this effect: Edmund, son and heir of Edmund, late earl of Kent, prays the king to cause to come before him in parliament the record and the process whereby Edmund, late earl of Kent, was put to death, and he prays that if error be found therein such right may be done to him in the matter, as shall be to the honour of God and the salvation of the king's law, having regard amongst other things that Sir Roger de Mortumer, late earl of La Marche, acknowledged when dying before the people that the petitioner's father died wrongfully, wherefor he prayed mercy. [*Rotuli Parl.* ii. 55.]

And in the same parliament on the same morrow Margaret, countess of Kent, delivered a petition to this effect: Margaret, countess of Kent, for herself and her children, prays that the king will cause to come before him in his present parliament the aforesaid record and process, having regard to the acknowledgment of Sir Roger de Mortumer [*as above*], so that if error be found in the said record and process, such right may be done to her in the matter as shall be to the honour of God and of the king's blood and the maintenance of his laws. [*Ibid.*]

Which petitions being read before the king, the prelates, earls, barons, and other magnates in the parliament, the king — having regard to the fact that Roger de Mortumer, late earl of La Marche, and others usurping to themselves royal power, and Sir Simon de Bereford, John Mautravers, the elder,

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Membrane 23d—cont.

knight, Beeges (*sic*) de Baious, knight, John Deveroil, and other wicked men of their conspiracy (*covyne*), compassing in deceiving manner the death of the said earl of Kent by conspiracy between them, gave and caused to be given to understand to the said earl that the late king, his brother, was alive, whereas he had been dead for a long time before then, and this they did by agreement (*de gree*) to excite the said earl to obtain the deliverance of his said brother, as if it had been possible, in order that they might thus have reason to approach to the undoing of the earl of Kent, and when they perceived that he, being thus deceived and entrapped (*enginez*) by their false compassings, gave faith to their sayings and made semblance to them of wishing to obtain the release and deliverance of his brother, which deliverance was at that time entirely impossible since his brother was dead before then, as is above said, and hereupon they secretly made treaty amongst themselves until they obtained their point to cause the said earl of Kent to be arrested, and afterwards, charging (*surmettant*) against him that he had acknowledged that he wished the said deliverance to be made to the undoing of the present king, although it was impossible as before said, they finally carried him to the king and to others of his council in the parliament last summoned at Wynecestre, whereby by their thus usurping to themselves royal power, by malicious compassing, the earl was put to death in the same parliament, and the aforesaid compassing and deception was known and confessed (*gehiz*) by the said Roger de Mortumer before his death, who said, in the hearing of the people, that the earl of Kent was wrongfully put to death, and the king having also regard to the fact that the earl of Kent was his uncle and the said Edmund the son is his cousin german — of his royal power and dignity, by assent of the said parliament at Westminster, has granted to the said Edmund, son of the said earl of Kent, all the lands whereof his father was seised on the day when he was taken or attached for the cause aforesaid in his demesne as of fee, to hold in the same manner as his father held them and as the son ought to have held them by descent of inheritance if no judgment had been rendered against his father and if no execution had been done, saving to the king the custody thereof until Edmund come of age and his marriage; and the king has also granted, by the assent of his said parliament, to the aforesaid countess her dower of the said lands; and the king has also granted to Edmund, by the like assent, that he shall not lose the title of earl, honour, action, right, or recovery, or any other profit or advantage to be demanded through his father and all other things through himself as of the blood of the said earl, his father, by reason of the aforesaid judgment rendered upon his father, or his execution, but he wills, by the like assent, that the son shall be henceforth in such conditions as if no judgment had been ever rendered against his father and as if no execution had ever been made, supposing that the said earl of Kent at the time of his death and at all times before was good and loyal, although his innocence was betrayed (*mal environne*) by trick and deception of wicked men, as is aforesaid. And it is also assented and agreed by the king and the magnates of the same parliament that no peer of the land, councillor, or other man, great or small, of what estate or condition soever he may be, shall be impeached, molested, or aggrieved for the death of the said earl or for his judgment or execution, excepting the said earl of La Marche and Simon, who are dead, John Mautravers, the elder, Sir Boeges, and John Deveroil, who are alive, who caused the earl of Kent to be given to understand that the late king was alive, whereas he was dead, so that it would have been impossible to have made or obtained his deliverance, from whose excitements and evil intentions all the wrong aforesaid ensued, as is well known and notorious; which John Mautravers, Boeges, and John Deveroil, the king, by the assent of his parliament, wills shall be punished according to their deserts. *French.* [*Ibid.*]

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Membrane 23d—cont.

At the parliament summoned at Westminster, on Monday after St. Katherine, 4 Edward III., Richard Darundell, eldest son of Edmund, late earl of Arundel, delivered a petition on Wednesday before St. Lucy to this effect: The said Richard shows that whereas *Magna Charta* wills that no earl, baron, or other man of the realm shall be judged except by process of his peers, he prays the king to have regard how Edmund, his father, earl of Arundel, was taken, imprisoned, and put to death and his lands, goods and chattels forfeited contrary to the law and custom of the realm, and he therefore prays the king and his council to ordain and make remedy of his high grace and lordship, and that he may have and enjoy his right and his inheritance, according to the law of the land and the custom of the realm.

Which petition was read before the king, the prelates, earls, barons, and other magnates in the parliament, and the magnates were advised that it would be desirable to render to Richard the inheritance of his father, who was adjudged to death before the first parliament lately summoned at Westminster after the coronation, which judgment was affirmed in the same parliament, and hereupon Richard prayed the grace of the king of the said inheritance, and the king, wishing to show grace to all who deserve it, having great hope of good in the said Richard, has of his royal power and dignity, at the request and by the assent of the said prelates, earls, barons, and magnates in the same parliament, granted to Richard all the lands whereof the said earl his father died seised in his demesne as of fee, to hold in the same manner as his father held them and as Richard ought to have held them by descent of inheritance if no judgment had been rendered upon the earl his father and if no execution had been made, saving to the king the lands given to the earl by the late king. And although the earl of Kent died seised as of the king's gift of the castle of Arundel and the lands pertaining to it, which belonged to the earl of Arundel, and the king has granted to Edmund, son of the said earl of Kent, his inheritance, saving to the king the wardship and to the countess of Kent her dower, the king has granted to Richard restitution of the said castle and lands, rendering therefore to the king a certain [service] according to what he will ordain and during his pleasure, and he has also granted that the countess of Kent, in recompence for her dower of the said castle and land, shall be dowered of other lands that belonged to the earl of Kent, which ought to remain in the king's hands by reason of the heir's minority, and that recompence shall be made to the said heir of the earl of Kent for the castle of Arundel and lands aforesaid, and of this the king will make surety by his charter, and he has also granted, by the assent of the parliament, to Richard that he shall not lose the name of earl, honour, action, right, or recovery, or any other profit or advantage to be demanded through the said earl of Arundel his father and all other things through himself as of the blood of the said earl, by reason of the aforesaid judgment rendered upon his father or by reason of its execution, but he wills, by the assent of the parliament, that Richard shall be henceforth in all conditions as if no judgment had ever been rendered upon the earl of Arundel his father and as if no execution had been made. And it is also agreed and accorded by the king and the magnates of the parliament that no peer of the land, councillor, or other person, great or small, of what estate or condition soever he may be, shall be impeached, molested, or aggrieved for the death of the said earl of Arundel. *French.* [*Rotuli Parl.* ii. 55-6.]

MEMBRANE 22d.

March 2.
Croydon.

John de Compton acknowledges that he owes to William Trussel, the elder, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

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*Membrane 22d—cont.*Feb. 24.
Croydon.

To David, king of Scotland. Whereas the king lately requested him to cause restitution to be made to Thomas Wake, lord of Lydel, and to Henry de Bello Monte, earl of Boghan, of their demesnes, lands, and possessions that David's father took into his hands by reason of the wars with England, together the issues received therefrom in the meantime, in accordance with the treaty of peace between Robert, late king of Scotland, and the king's envoys [*as at page 174, above*], and David has written back that his council was not with him when the king's request was presented to him, and that he had assigned 18 March next at Berwick-on-Tweed to the bearers of the king's letters of request, where he would have deliberation concerning the premises, concerning which he would signify the king: as the king has it greatly at heart that the things thus treated of shall be completed, he requests and requires David to make such answer to the bearer of the presents at the aforesaid day as ought to content them, so that no matter of dispute may arise from this cause in future. [*Fædera.*]

To Thomas Rondulf, earl of Murray (*Morryf*). Request that he will use his influence to obtain the carrying out of the provisions of the aforesaid treaty, and that he will assist the bearers of the king's letters in the prosecution of the matter aforesaid. [*Ibid.*]

To J. bishop of St. Andrews. Like letter. [*Ibid.*]

The like to the following:

T. bishop of Dunkeldyn.

The bishop of Glasgow.

Donald, earl of Mar.

The earl of Fyf.

The earl of Stratherne (*Stravern*).

Patrick, earl of March. [*Ibid.*]

March 3.
Croydon.

To the sheriff of Somerset. Order to permit John Cripp of Axebrugg' and John Gillyng' of Merk to take 400 quarters of corn from that county to Wales, upon their finding security not to take corn elsewhere out of the realm, as the king has granted them permission to take corn thither by sea.

March 4.
Croydon.

To the treasurer and barons of the exchequer. Order to cause Anthony de Lucy, whom the king has appointed justiciary of Ireland and who is going thither by the king's order, to have respite until Easter next for all debts due to the exchequer, and for one year from that time. By K.

The like in favour of Thomas de Burgh, treasurer of Ireland. By K.

Feb. 27.
Croydon.

To William de Burgo, earl of Ulster. Order to assist the aforesaid justiciary and other officers appointed by the king with his counsel and aid, as often as he shall be required to do so by the justiciary. [*Fædera.*]

The like to the following:

James le Boteler, earl of Ormond.

The earl of Essemond.

The prior of the hospital of St. John of Jerusalem in Ireland.

Richard Tuyt.

Simon de Geneville.

William de Bermyngham.

The archbishop of Armagh.

The archbishop of Dublin.

The archbishop of Tuam (*Tweam*).

The archbishop of Cashel.

The bishop of Meath.

Eustace le Poer.

Henry de Vernouille.

Maurice de Rocheford.

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Membrane 22d—cont.

John son of Robert le Poer.
 Reymund le Ercedeakene.
 Walter de Burgo.
 The bishop of Down.
 The bishop of Connor.
 The bishop of Ardagh (*Ardacaner*).
 The bishop of Kildare.
 The bishop of Ferns.
 Richard de Maundevill.
 The citizens of Dublin.
 The citizens of Droghda.
 The citizens of Waterford.
 The citizens of Cork.
 The citizens of Lymrik.
 The bishop of Leighlin.
 The bishop of Waterford.
 The bishop of Lymeryk.
 The bishop of Cork.
 The bishop of Cloyne (*Clon*).
 The bishop of Emly (*Emelagh*).
 The bishop of Lismore (*Lessemor*). [*Ibid.*]

March 9.
 Croydon.

William Scarlet came before the king, on Saturday after SS. Perpetua and Felicitas, and sought to replevy the land of Henry le Tailleur, William Curzoun and Emma, his wife, Margery Berdeyn and Thomas her son, Gilbert le Smyth, Geoffrey de Ilneston, Robert de Lobenham, and Ismania, late the wife of Richard Illyng, in Mausele, which was taken into the king's hands for their default before the justices of the Bench against Robert Illyng. This is signified to the justices.

Feb. 27.
 Croydon.

Robert de Driffeld is sent to the abbot of Battle to receive such maintenance in their house as John Powys, deceased, had therein by the late king's request.
 By p.s. [4398.]

March 11.
 Otford.

Roger Foun of Asshebourne acknowledges that he owes to John de Sancto Neoto 50s.; to be levied, in default of payment, of his lands and chattels in co. Derby.

John de Sutton, knight, puts in his place Thomas de Clif and Stephen de Duddeleye, clerks, to prosecute the execution of a recognisance for 200*l.* made to him in chancery by Oliver de Ingham and of another recognisance for 40*l.* made to him by William de Alverton, parson of the church of Kyngeswyneford.

Memorandum, that Thomas de Foxle, constable of Wyndesore castle, by pretext of a writ of the king's to have the body of John Skynkel, imprisoned in his custody, before the king in chancery on Monday before St. Gregory, had the body of the said John in chancery on that day, and John found mainpernors to have him before the king or elsewhere when ordered at the king's will, and that John would not eloin himself out of the realm without the king's licence, to wit Thomas Roscelyn, knight, of co. Norfolk and John de Donecastre of co. York.

March 12.
 Otford.

Brother Leonard de Tibertis, prior of the hospital of St. John of Jerusalem in England, acknowledges, for himself and successors, that he owes to Jakettus Totty of Luca 93*3l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment.

Joan, late the wife of Edmund de Passele, acknowledges that she owes to Nicholas Dieubeneye, citizen of London, 'cornmonger,' 9*l.*; to be levied, in default of payment, of her lands and chattels in co. Sussex.

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*Membrane 22d—cont.*March 12.
Otford.

Geoffrey de Stenyngges, parson of the church of Cercedene, diocese of Lincoln, acknowledges that he owes to William de Wytresham of Ipswich, chaplain, 20*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

May 14.
Otford.

Brother Leonard de Tibertis, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to Gerard Lasars of Luca, merchant, 368*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.

March 18.
Eltham.

Walter de Kirkebride, the younger, acknowledges that he owes to Michael de Wath, parson of the church of Wath, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Cancelled on payment.

The said Walter acknowledges that he owes to John de Rouclif of Carlisle 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

*Cancelled on payment.*March 19.
Eltham.

Baldwin Poleyn of Tebbeworth acknowledges that he owes to Walter de Salyngge 40*l.*; to be levied in default of payment, of his lands and chattels in co. Bedford.

Henry de Sancta Ositha acknowledges that he owes to John de Pulteneye, citizen of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

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John de Assheburnham puts in his place John de Raygate, clerk, to prosecute the execution of a recognisance for 38*l.* made to him in chancery by William de Orlaston.

MEMBRANE 21d.

Robert son of Bartholomew Houel of Wynarston puts in his place Thomas de Wandlesworth against Christina de Weston to prosecute the execution of a recognisance for 50 marks made to him by her in chancery.

March 13.
Otford.

William Daubeneye acknowledges that he owes to Master John de Hildesle 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Cornwall.—The chancellor received the acknowledgment.

John de Illeford acknowledges that he owes to Simon de Swanlund, citizen of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

March 15.
Otford.

Richard de Wodetone of Actone acknowledges that he owes to Thomas de Swanlund, citizen of London, 14*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Brother Leonard de Tibertis, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to Henry de Monte Forti, knight, 400*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.

Cancelled on payment.

Enrolment of deed of the aforesaid Henry de Monteforti, witnessing that whereas the aforesaid prior and the brethren of his house granted to Henry, by deed sealed with their common seal dated 13 March, 5 Edward III., a yearly pension of 50 marks from the house of Clerkenwell by the hands of the treasurer thereof for the time being, and they are bound, by a deed dated

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Membrane 21d—cont.

15 March to him in 400*l.* to be paid to him in his house at Bermundeseye at Easter, 1332, and the prior has made a recognisance for this sum [*as above*], Henry hereby grants that the prior and brethren shall be discharged of the said pension and of the said bond and recognisance, on condition that they pay to him 25 marks at All Saints next and the like sum on the first Sunday of Lent next following and 200*l.* at Easter aforesaid. Dated at Suthwerk, 16 March, 5 Edward III.

Memorandum, that Henry came into chancery at Suthwerk, on the said day, and acknowledged the preceding deed.

March 16.
Otford.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Geoffrey de Mortuo Mari, knight, who is going to parts beyond sea by the king's licence, to cross the sea from the port of Dover with his men, horses and equipments.

By K.

March 22.
Westminster.

Hugh Dailly of Assheherst acknowledges that he owes to Thomas son of William le Proude of Speldherst 12*l.*: to be levied, in default of payment, of his lands and chattels in co. Kent.

Thomas son of William le Proude of Speldherst acknowledges that he owes to Stephen de Cobham, the younger, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

March 23.
Westminster.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit John de Bello Campo of Somersete, the younger, who is going to parts beyond sea on pilgrimage by the king's licence, to cross the sea from that port with his men, horses and equipments.

By K.

Memorandum, that Thomas de Henyden of co. Wilts found mainpernors in chancery at Westminster, on 23 March, to wit Brian de Pampesworth of co. Northampton and William de Herlaston of co. Buckingham, to answer to the king because he shewed in chancery a letter patent made under the king's name to Simon Jankyn of Chiriton for having the custody of the lands of John son of John le Eyr of Pateneye, an idiot, which letter is suspected, in order to have a writ of livery of the said lands and tenements.

Memorandum, that the letter aforesaid was delivered to Sir John de Wodhous for custody by the chancellor.

Vacated, because otherwise in a roll made concerning this matter remaining amongst the king's writs for this year.

March 22.
Westminster.

William de Pynchebek acknowledges that he owes to Benedict de Normanton 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

— The abbot of Lesnes puts in his place Robert de Cawode and Thomas de Knaresburgh, clerks, to prosecute the execution of a recognisance for 170*l.* 8*s.* 9*d.* made to him by John Abel in the chancery of Edward I. in the 34th year of his reign.

March 23.
Westminster.

Avicia, late the wife of John de Tieghle, acknowledges that she owes to Robert Dachet and Hugh de Normanvyll 40*l.*: to be levied, in default of payment, of her lands and chattels in co. Berks.

Cancelled on payment.

Maurice Draweswerd of Pithelesthorn puts in his place Robert de Roderham to prosecute the execution of a recognisance for 40*l.* made to him by Robert son of Henry Chival.

The said Maurice puts the said Robert in his place to prosecute the execution of a recognisance for 10*l.* made to him by Hamo atte Welle.

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Membrane 21d—cont.

Hamo atte Welle puts in his place John atte Welle to defend the execution of a recognisance for 10*l.* made by him to Maurice Draghsword.

March 24. John Hobbes acknowledges that he owes to Roger de Bodenham 40*l.*; to Westminster. be levied, in default of payment, of his lands and chattels in co. Stafford.

March 23. To the sheriff of Essex. John brother of William de la Haye has shewn Westminster. the king that whereas John de Legh impeads him before the king for a trespass committed upon John de Legh, and he is put in exigent to be outlawed in that county because he did not come before the king to answer for the said trespass, and he has besought the king to provide for his indemnity in this behalf, since he is prepared to stand to right concerning the premises: as John brother of William has found mainpernors before the king in chancery, to wit John de Goldyngham, Thomas de la Haye, Reginald atte More, John son of Ralph de Aungre, John de la Bruere of Rumford, and John de Scoupewyk of co. Essex, to have him before the king on the day when the writ of exigent is returnable to answer to John de Legh for the trespass aforesaid, the king orders the sheriff to supersede meantime the exigent aforesaid.

March 27. Richard, earl of Arundel, acknowledges that he owes to William de Monte Eltham. Acuto and Thomas Rocelyn 1800*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.

Cancelled on payment.

March 27. John Latymer son of William Latimer, knight, acknowledges that he Eltham. owes to Simon de Swanlund, citizen of London, 1000*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Cancelled on payment.

March 23. To S. archbishop of Canterbury. Notification that it is not necessary Westminster. for him to attend at Westminster on Monday the morrow of the quinzaine of Easter next, in accordance with the king's summons to attend a parliament then, as the king, by reason of the news sent to him by his envoys to the duchy [of Aquitaine] and his lands beyond sea concerning reformation of peace between him and the king of France, has ordained, with the assent of the prelates, earls, and barons whom he caused to be convoked for this reason, that the said parliament shall not be held. By K. & C. [Report Dignity of Peer, iv. 402.]

The like, '*mutatis mutandis*,' to all the archbishops, bishops, and others summoned to the parliament. [*Ibid.*]

To the sheriff of Lancaster. Order to cause proclamation to be made that it is not necessary for knights, citizens, and burgesses to attend the aforesaid parliament, for the reasons given above. [*Ibid.*] By K. & C.

The like to all the sheriffs of England. [*Ibid.*]

March 24. Philip de Weston, king's clerk, has letters to receive the pension due Westminster. from the abbot and convent of Derlegh to one of the king's clerks by reason of the new creation of the abbot. By p.s. [4481.]

March 30. Ralph Speek and John de Campo Arnulphi acknowledge that they owe Eltham. to Master Wibert de Lutleton, canon of Wells, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Devon.

Cancelled on payment.

To the sheriff of Gloucester. Order to permit Simon fitz Richard, justice of the Bench of Dublin, who is going to Ireland, to carry to Ireland 160 quarters of corn, notwithstanding the king's prohibition of the carrying of corn out of the realm, as the king has granted permission to Simon to take this quantity to Ireland for the maintenance of himself and of his household, taking security that the corn shall not be taken elsewhere.

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MEMBRANE 20d.

March 25. Richard atte Crouch of Upwyk and Thomas Robert de Chaldewell of Westminster. Shaldeford acknowledge that they owe to the prior and convent of the New Hospital of St. Mary without Bishshopesgate, London, 500*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

Cancelled on payment.

March 27. Thomas de Stakenho of Westminster acknowledges that he owes to John Eltham. de Kent, the younger, 'tailleur,' citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

March 24. To the sheriff of Norfolk and Suffolk. Order to permit Oliver de Ingham Westminster. to have respite until Midsummer next for the accounts that he is bound to render to the king and for debts due to the king.

March 27. Roger Doule of Elmehirste acknowledges that he owes to Adam de Eltham. Dadyngton 50*s.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

———— John de Berynton puts in his place William de Reynton to prosecute the execution of a recognisance for 6*l.* 18*s.* 0*d.* made to him by Walter Bever, parson of the church of Bangor, diocese of Coventry and Lichfield.

April 2. To the treasurer and barons of the exchequer. Order to receive from Eltham. one to be deputed by Roger de Aylesbury, sheriff of Warwick and Leicester, the sheriff's proffer at the exchequer on Monday the morrow of the close of Easter, as the sheriff is unable to make his proffer in person because he intending divers of the king's affairs. By K.

April 7. Gilbert Cros of London acknowledges that he owes to Robert Albyn of Eltham. Hemelhamstede 10*l.*; to be levied, in default of payment, of his lands and chattels in the city of London. Witness: John de Eltham, earl of Cornwall, keeper of the realm.

Memorandum, that on Thursday, 4 April, 5 Edward III., the king about the first hour went to sea in the port of Dover in a ship, and crossed to France to fulfil a vow that he made in a certain peril, and for certain other affairs touching the benefit of himself and his realm, and J. bishop of Winchester, his chancellor, Sir William de Monte Acuto, and certain others on the same day crossed with the king, and the chancellor, on Monday, 1 April, on his leaving London for the said parts, left the king's great seal in a bag sealed with the chancellor's seal at his house at Suthwerk, in the custody of Master Robert de Strateford, his brother; and the said Robert and Master Henry de Clif opened the seal on the morrow and caused writs to be sealed with it in the priory of St. Mary, Suthewerk, and the great seal thus remained in Robert's custody under the seal of Master Henry by the king's order. [*Fædera.*]

———— Adam de Ayremynne, late parson of the church of Gayrgrave, diocese of York, now archdeacon of Norfolk, puts in his place William de Emeldon, clerk, to prosecute the execution of all and singular recognisances made to him in the chancery of the king and of his father.

April 8. John de Lamburn came before the king, on Saturday after St. Ambrose, Bermondsey. and sought to replevy to William Coroner the latter's land in Kyngeston-on-Thames, which was taken into the king's hands for his default before the justices of the Bench against Juliana, daughter of Gilbert atte Strode, and Matilda, her sister. This is signified to the justices. Witness: John de Eltham, earl of Cornwall, keeper of the realm.

April 9. John de Vilers acknowledges that he owes to John Hamond, executor of Bermondsey. the will of Adam de Sarum, 30*l.*; to be levied, in default of payment, of his

1331.

Membrane 20d—cont.

lands and chattels in co. Sussex. Witness: John de Eltham, earl of Cornwall, keeper of the realm.

Enrolment of release by Alesia, late the wife of Edmund de Seinteler, of co. Kent, to Walter Neel, citizen and cornmonger (*bladario*) of London, of her right in a third part and in all her dower of the manor of Eslingham in that county. Dated at London, 22 March, 5 Edward III. Witnesses: Michael Minot, Henry de Moncoy, John Franceys, John de Cressingham, citizens of London; Stephen de Belham and John de Delham of co. Kent.

Memorandum, that Alesia came into chancery, at Westminster, on 11 April, and acknowledged the aforesaid deed.

Thomas de Berkeleye of Coberleye puts in his place Thomas de Gloucestria, clerk, to prosecute the execution of a recognisance for 60 marks made to him by John de Upton in the late king's chancery.

April 11.
Eltham.

William Kenewy acknowledges that he owes to John son of John Kenewy, the younger (*juniori*), 53*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Kent. Witness: John de Eltham, earl of Cornwall, keeper of the realm.

Cancelled on payment.

April 12.
Eltham.

Henry Talbot acknowledges that he owes to Robert Talbot 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex. Witness: John de Eltham, etc.—Master Robert de Stratford, one of the keepers of the great seal, received the acknowledgment.

April 12.
Eltham.

Isabella, late the wife of Thomas de Muskham, and Walter de Muskham acknowledge that they owe to Edmund de Coventre of London 80 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford. Witness: John de Eltham, etc.

MEMBRANE 19d.

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Marmaduke Darel puts in his place William de Beltoft, clerk, to prosecute the execution of a recognisance for 20 marks made to him by Ellen de Angrom.

April 4.
Eltham.

Palmerius Fraunceys, parson of the church of Aylesby, diocese of Lincoln, acknowledges that he owes to John Fraunceys, merchant of Florence, 8*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

John de Godesfeld acknowledges that he owes to William Noyl 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

April 6.
Eltham.

To Robert de Norton and William de la Rue. Order to supersede the execution of the king's appointment of them to make inquisition by the oaths of men of the islands of Gernereye, Jereseye, Serk, and Aureneye and the adjoining islands concerning certain articles contained in a roll that the king sent to them *sub pede sigilli*, certifying the king in chancery of what has been done by them by pretext of the assignment aforesaid. Witness: John de Eltham, earl of Cornwall, keeper of the realm. By C.

Robert de Beclescombe of Roucestre acknowledges that he owes to Robert atte Diche of London 30 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Roger de Bavent, the younger, and Hawisia de Monte Acuto, daughter of William de Monte Acuto, now Roger's wife, put in their place William

1331.

Membrane 19d—cont.

de Norwich and Theobald Portejoie to prosecute the execution of a recognisance for 300*l.* made to Hawisia in the late king's chancery by Thomas de Furnival of Shefeld, the elder.

April 8.
Eltham.

Oliver de Ingham acknowledges that he owes to Robert de Insula 1000 marks; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Wilts. Witness: John de Eltham.

Robert de la Reya, chaplain, John de Doudeswelle, chaplain, Thomas de Portesmuith, and Nicholas de la Doune of Wendesword acknowledge that they owe to Bertrand, cardinal deacon of St. Mary in Aquiro, 80*l.* 5*s.* 2*d.*; to be levied, in default of payment, of their lands and chattels in co. Southampton.

Memorandum, that the king granted to Dinus Forsetti, Bartholomew de Barde, Peter Reynerii, and their fellows, merchants of the society of the Bardi of Florence, in part payment of the debts due from him to them, the 10,000 marks that the king of Scotland is bound to pay at Midsummer next, in full payment of the 30,000 marks that the king of Scotland was bound to pay to the king according to the form of peace between the king and Robert de Bruys, late king of Scotland, and four royal letters of acquittance testifying the receipt thereof were delivered to them, to wit one for the whole sum and three others for the same sum in parcels, and the said king Robert's letters obligatory for the said 30,000 marks were also delivered to them to be restored to the king of Scotland when payment of the 10,000 marks have been made. And the said Dinus, Bartholomew, and Peter bound themselves that if they were hindered from receiving the 10,000 marks from the king of Scotland, they would restore into chancery the said letters of acquittance and the said letters obligatory, and that thereafter they should be discharged of the said sum and the king should have his recovery (*recuperare*) against the king of Scotland, and that if they do not restore the said letters, they shall remain charged with the said 10,000 marks, in part payment of the debts due to them from the king. Dated at London, 31 March, 5 Edward III.

April 11.
Eltham.

To the sheriff of Norfolk and Suffolk. Order to cause proclamation to be made prohibiting the holding of tournaments, etc., without the king's special licence, and to arrest any persons with their horses, equipment and other things found doing so, certifying the king of their names. Witness: John de Eltham, keeper of the realm.

By C.

[*Fadera.*]

The like to the sheriffs of London. [*Ibid.*]

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Richard de Sutton puts in his place John de Vienna and Richard de Fleham to defend the execution of a recognisance for 100*l.* made to Hugh Sampson of Southampton in chancery.

April 17.
Eltham.

John Ive of Haselbere acknowledges that he owes to William Pikerel of London, 'seler,' 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset. Witness: John de Eltham, earl of Cornwall.

Thomas de Farnham and Isolda, late the wife of Gilbert Reyner, executors of Gilbert's will, put in their places John de Godesfeld to prosecute the execution of a recognisance for 40*l.* made to them by John, prior of Monks' Horton.

April 13.
Eltham.

To the treasurer and barons of the exchequer. Order to admit an attorney to be appointed by Richard de Havekeslowe, late sheriff of Worcester, to render Richard's account at the exchequer for the time when he was sheriff, as Richard is intending certain affairs of the king's so that he cannot be present in person before them in three weeks from Easter last to render his account.

By C.

1331.

Membrane 19d—cont.

Thomas Ughtred puts in his place William de Welingovre and Walter Power to prosecute the execution of a recognisance for 18*l.* made to them in chancery by Henry de Ebor[aco] of Newcastle.

April 18.
Canterbury.

Richard Colyn of Otteham acknowledges that he owes to Petronilla, late the wife of John de Aston Somervill, 5 marks 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Kent. Witness: John de Eltham.

Cancelled on payment.

Warin son of Thomas le Latimere, knight, acknowledges that he owes to John son of Roger de la Warre 1000*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

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John de Bello Monte puts in his place John de Anlagby and Henry Bony to prosecute the execution of a recognisance for 40*l.* made to him in chancery by John de Escudemor.

April 19.
Canterbury.

Thomas son of Thomas de Muskham of Shenle and Walter de Muskham of Shenle acknowledge that they owe to Henry de Edenestowe, clerk, and Robert his brother 100 marks; to be levied, in default of payment, of their lands and chattels in co. Hertford. Witness: John de Eltham.

Cancelled on payment.

April 23.
Wingham.

William son of Hugh atte Tounesende of Normanton-near-Suthwell acknowledges that he owes to Benedict de Normanton 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

John de Brumpton, Malculmus de Wasteneys, John de Alveton, and John de Ipstones, the younger, acknowledge that they owe to James de Stafford 80 marks; to be levied, in default of payment, of their lands and chattels in co. Stafford.

Enrolment of demise by Brian de Pampesworth, parson of the church of Hoghton, co. Northampton, to Master Henry de Clif, canon of Salisbury, of the custody of all the lands in Selton, co. Dorset, Fissberton, co. Wilts, Pampesworth, co. Cambridge, and Kaynho, co. Bedford, that belonged to William Saffrey of Pampesworth, tenant in chief of the late king, the custody whereof the said king granted to Brian, to have during the minority of Brian son and heir of the said William, together with the heir's marriage, as granted to Brian, who agrees to acquit Henry of the 200 marks by which Brian made fine with the late king for the custody and marriage aforesaid. Dated at London, 24 April, 5 Edward III.

Memorandum, that Brian came into chancery, on the said day, and acknowledged the preceding deed.

April 24.
Wingham.

John de Oxonia, citizen of London, acknowledges that he owes to Ralph de Nevill, knight, 160*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

Henry de Brokworth puts in his place Nicholas de Crikelade to prosecute the execution of a recognisance for 40*l.* made to him in chancery by Richard de la Rivere.

Brother Cono, prior of St. Andrew's, Northampton, acknowledges that he owes to Henry de Edenestowe, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

April 25.
Wingham.

Robert, prior of Bradewelle, acknowledges that he owes to John de Oxonia, citizen and vintner of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

1331.

Membrane 19d—cont.

Hugh Aubyn, prior of Holy Trinity, York, acknowledges, for himself and convent, that he owes to Robert Selyman 100*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

April 26. Robert Grymbaud acknowledges that he owes to John son of John atte
Canterbury. Watre of Ware 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

MEMBRANE 18d.

April 11. To the sheriff of Norfolk and Suffolk. Order to cause proclamation to
Eltham. be made prohibiting the holding of tournaments, etc., without the king's special order, and to arrest any persons with their horses, equipments, and other things found doing so, certifying the king of their names. Witness: John de Eltham, keeper of the realm. [*Fœdera.*] By C.
The like to the sheriffs of London. [*Ibid.*]

April 15. Robert le Bracy, knight, acknowledges that he owes to Thomas de
Eltham. Clifton 40 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester. Witness: John de Eltham, earl of Cornwall, keeper of the realm.

John de Sturmy, knight, acknowledges that he owes to Master Thomas de Garton and Dinus Forsetti, merchant of the society of the Bardi of Florence, 53*l.* 6*s.* 8*d.*; to be levied in default of payment, of his lands and chattels in co. Norfolk.

Memorandum, that Dinus came into chancery at Westminster, on 23 November, and acknowledged that the aforesaid sum was owing to Thomas solely, and he willed that it should be levied for Thomas's use.

Cancelled on payment.

Robert atte Cirn puts in his place John de Elmham and Nicholas de Taterford to defend the execution of a recognisance for 40*l.* made by him in the late king's chancery to Edmund, late earl of Arundel.

April 16. John Everard acknowledges that he owes to Hugh de Courtenay, the
Eltham. elder, 240*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset. Witness: John de Eltham, earl of Cornwall, keeper of the realm.

April 3. To the sheriffs of London. Order to cause proclamation to be made
Eltham. prohibiting on the king's behalf any merchant or other, of what estate or condition he may be, from bringing, or causing to be brought, into the realm any manner of money counterfeiting the king's money, under pain of forfeiture of life and limb and of all that he can forfeit, warning all that the king will take the said forfeiture without sparing aught if any fall into the forfeiture, by reason of the great damage to the king and his realm, as it is well known that the king's good and strong money of sterling has been and is counterfeited in parts beyond sea, and other weak money of like appearance has been counterfeited to the king's to a great quantity to the pound, and this counterfeited and weak money is so multiplied in the realm by merchants, who seek their gain without regarding the common damage of the king and of his people, that the king's good and strong money is depreciated (*revillie*). Given under the great seal. *French.* [*Fœdera.*]

The like to all the sheriffs of England and to the keeper of the Cinque Ports, '*mutatis mutandis.*' [*Ibid.*]

Enrolment of release by Mariota, daughter and co-heiress of John de Mouviron of co. Essex to William de Harewold and Cicely his wife of her

1331.

Membrane 18d—cont.

right in all the lands that fell to her inheritance after her father's death in the towns of Wrythlyngseye (*sic*), Fratyng', Bromleygh, Thurriton, Purlee, and Wodeham Mortimer, with the advowson of the chapel of Haxleslee. Dated at London, on Monday the quinzaine of Easter, in Cordwanerstrete, 5 Edward III.

Memorandum, that Mariota came into chancery, at Westminster, on 16 April, and acknowledged the aforesaid deed.

April 17.
Eltham.

Nicholas de la Beche, knight, acknowledges that he owes to Roger de Kent 8 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex. Witness: John de Eltham, earl of Cornwall.

April 20.
Canterbury.

Brother Leonard de Tibertis, prior of the Hospital of St. John of Jerusalem in England, acknowledges, for himself and his successors, that he owes to Hugh de Courteneye, the elder, 200 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Somerset. Witness: John de Eltham.

Cancelled on payment.

John, abbot of Vaudey, acknowledges, for himself and convent, that he owes to William de Melton, chaplain, 100*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

John, prior of Monks' Horton, acknowledges that he owes to Thomas de Farnham of London 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Edmund de Dacre, knight, and Robert de Bristoll, citizen of London, acknowledge that they owe to Ralph de Cantebrigg', citizen of London, 48*l.*; to be levied, in default of payment, of their lands and chattels in co. Lancaster.

Cancelled on payment.

Edmund de Dacre, knight, acknowledges that he owes to Robert de Bristoll', citizen of London, 48*l.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Cancelled on payment.

April 22.
Wingham.

John de Valoignes acknowledges that he owes to John de Warbelton, knight, 37*l.*; to be levied, in default of payment, of their lands and chattels in co. Southampton.

Isabella, late the wife of John de Castelacre, citizen of London, and William, her son and heir, acknowledge that they owe to Alice, daughter of John le Blount, knight, 100 marks; to be levied, in default of payment, of their lands and chattels in co. Surrey.

Cancelled on payment.

John le Blount, knight, acknowledges that he owes to Isabella, late the wife of John de Castelacre, citizen of London, and William, her son and heir, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

April 23.
Wingham.

Thomas de la Haye acknowledges that he owes to Thomas de Ketyryng-ham 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

April 26.
Eltham.

Hugh Balle acknowledges that he owes to William de Dereham, parson of the church of Craule, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Worcester.

1331.

Membrane 18d—cont.

William Botevilleyn acknowledges that he owes to William Carbonel, Robert de Boys, Thomas de Burgh, and William de Teye 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment, acknowledged on 24 April, 6 Edward III.

April 27.
Eltham.

Brother Leonard de Tibertis, prior of the Hospital of St. John of Jerusalem in England, acknowledges, for himself and his successors, that he owes to Cambinus Fantini called 'Spaygne' of Florence 300*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Leicester.

Cancelled on payment, acknowledged by Nicholas Guillelmi and Guido de la Choche, executors of Cambinus's will.

April 27.
Stratford.

Master Nicholas de Lodelowe acknowledges that he owes to Henry de Stratford, clerk, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

May 1.
Havering-atte-Bower.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Mary, late the wife of Aymer de Valencia, earl of Pembroke, who is going to parts beyond sea in the king's service, to cross from that port with her men, horses, and equipments. .

By K.

Enrolment of indenture witnessing that whereas Master Walter de Burleye, canon of Chichester church, is bound to William Trussel of Flore, knight, in 200 marks by recognisance in chancery, William hereby grants that the recognisance shall be cancelled upon payment of 60*l.* and 10 marks at Flore at terms specified herein. Dated at London, on Tuesday after St. John ante Portam Latinam, 5 Edward III.

Memorandum, that Walter came into chancery at Westminster, on 8 May, and acknowledged the preceding indenture.

May 4.
Havering-atte-Bower.

To the sheriff of Lancaster. Order to cause as many ships to be hired (*frectari*) for the passage of Anthony de Lucy, justiciary of Ireland, and of Thomas de Burgh, treasurer of Ireland, to Ireland as Anthony shall direct, and to cause them to be taken to a place to be appointed by Anthony, according to the king's former order, notwithstanding the king's order to deliver to the treasury all the money collected or to be collected by him.

[*Fædera*.]

By C.

The like to the sheriff of Cumberland. [*Ibid.*]

MEMBRANE 17d.

April 12.
Eltham.

To the sheriff of Lincoln. Order to permit the men and servants of David, king of Scotland, deputed by his letters patent, to buy 400 quarters of wheat and malt within the sheriff's bailiwick, and to carry it to Scotland, notwithstanding the king's late prohibition of the carrying of corn out of the realm without his special licence, as he has granted permission to David to buy 400 quarters in the sheriff's bailiwick for the expenses of his household.

[*Fædera*.]

By C.

April 17.
Eltham.

John le Mareschal acknowledges that he owes to John de Warbelton 33*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Southampton. Witness: John de Eltham, earl of Cornwall, keeper of the realm.

Robert de Suwell acknowledges that he owes to Robert de Depyng' 10 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

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*Membrane 17d—cont.*April 23.
Wingham.

Ranulph de Kele and John de Kele, citizens and goldsmiths of London, acknowledge that they owe to Master Edmund de London, archdeacon of Bedford, 40s. ; to be levied, in default of payment, of their lands and chattels in the city of London.

John de Daggeworth acknowledges that he owes to Roger de Bedefeld 100l. ; to be levied, in default of payment, of his lands and chattels in cos. Essex and Suffolk.

*Cancelled on payment.*April 22.
Wingham.

William de Bello Campo, knight, Richard de Tye, parson of the church of Multon near Kenteford, diocese of Norwich, and Richard de la Rokele acknowledge that they owe to William de Hoo, parson of the church of Dalinhoo, and to John his brother, 213l. 6s. 8d. ; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

Cancelled on payment.

Enrolment of indenture, whereby William de Hoo and John agree to cancel the preceding recognisance upon payment of 160 marks at certain terms. Dated at Westminster, 25 April, 5 Edward III. *French.*

Memorandum, that William de Hoo and John came into chancery at Westminster, on the said day, and acknowledged the preceding deed.

April 22.
Wingham.

William de Bello Campo, knight, acknowledges that he owes to Richard de Tye, parson of Multon near Kenteford, and to Richard de la Rokele 213l. 6s. 8d. ; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Enrolment of indenture, whereby Richard and Richard agree to cancel the preceding recognisance if William acquit them against William de Hoo and John his brother of a recognisance made by them jointly with William de Bello Campo to the said William and John for 213l. 6s. 8d. Dated at Westminster, 25 April, 5 Edward III. *French.*

Memorandum, that Richard de Tye and Richard de la Rokele came into chancery at Westminster, on the said day, and acknowledged the preceding deed.

Memorandum, that on Saturday before St. George the Martyr, to wit 20 April, 5 Edward III., the king, with J. bishop of Winchester, his chancellor, Sir William de Monte Acuto, and certain other magnates in his company, returning home from parts beyond sea to which he had previously gone, landed at Dover at the ninth hour, and was lodged at Wingham on the following night. [*Fædera.*]

April 26.
Wingham.

John son of Robert de West Wycombe acknowledges that he owes to James Fresel of Bledelawe 12l. ; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

*Cancelled on payment.*April 28.
Stratford.

Ralph Basset of Weldon acknowledges that he owes to Robert de Arderne 1,000l. ; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Enrolment of indenture made between Sir Ralph Basset of Weldon and Sir Robert de Arderne witnessing, that whereas Richard son and heir of the said Ralph has married Nicole, the daughter of the said Robert, and Ralph has enfeoffed Richard and Nicole of the manor of Wyvelesthorpe, co. Hertford, and of all his lands, rents, etc., in Drayton Beuchamp and Puttenham, co. Buckingham, in free marriage as estate (*port*) by his charter, in allowance for 20l. of land, which manor and lands shall remain in the hands of Robert until the children shall be of such age that they may

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Membrane 17d—cont.

know how to govern themselves, for their maintenance, provided that if Nicole die without issue of her body before she come of full age, to wit sixteen (*cesse*) years, then Robert shall hold the said manor and lands for seven years after her decease, in allowance for his money, and Ralph shall enfeof one or two men in whom he has trust of all his land, and shall resume estate by fine in the king's court to him and the heirs of his body, with reversion to his right heirs; before which enfeoffments and levying of the fines Ralph shall not enfeof any one of any land and shall not charge any land that he has, to the prejudice of Richard his son, except the manor of Pygthesle, which shall remain at the disposal (*devers*) of Ralph in case he be hard pressed (*suppris*) to make mischief to save his life or if other matter so press him that he may not make other arrangement (*chevisance*) whereby his chattels may suffice, in which case he shall have power to alienate the said manor of Pigthesle to the nearest friend of the children before all others and for a less sum than to others; and so he shall enfeof one or two men of the manor of Maddele, wherein Dame Joan is jointured (*joynt*), in the manner aforesaid concerning other lands, and shall resume such estate, saving that the said Joan shall have estate therein for her life. To obtain this marriage Robert has paid to Ralph 300 marks sterling, of which sum 20*l.* shall be allowed to Robert to obtain Ralph licence from the king to alienate his land in the form aforesaid, and if any demand be made upon Ralph for the fine made with the king for such licence, Robert shall acquit him of the demand and protect him from damage: to do which Robert has made surety to Ralph in an obligation of 20*l.* Robert grants that if Ralph observe these covenants, so far as is in his power, between now and Christmas next, so that it shall not be his fault if the king's licence be not obtained between now and Michaelmas, the recognisance for 1,000*l.* made by Ralph to Robert in chancery on 28 April, 5 Edward III., shall be rendered void and null. Witnesses: William de Sharishulle; Robert de Sadington; Sir Waryn Latimer; Roger Hillari; William de Seint Johan; John le Harpourt; John de Helpeston; Henry Grene; Simon de Wappenham. Dated at London, 29 April, 5 Edward III. *French.*

April 28.
Stratford.

Ed. Sauvage, son of John Sauvage, knight, acknowledges that he owes to John Salmon, fishmonger (*pepsoner*), of London 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

Isabella, late the wife of John de Sabrichesworth, formerly citizen and draper of London, acknowledges that she owes to Henry de Welton of London, shoemaker (*calligar*), 10 marks; to be levied, in default of payment, of her lands and chattels in the city of London.

Conan son of Henry acknowledges that he owes to William Latymer 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

William Carbounel acknowledges that he owes to Robert Houel 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Robert de Tanton, clerk, puts in his place John de Bruton to prosecute the execution of a recognisance for 50*s.* made to him in chancery by Thomas de Pirlle of Croidon, and a recognisance for 10 marks made to him in chancery by Peter Phelip of Croydon.

May 2.
Havering-atte-
Bower.

To William Trussel, escheator this side Trent. Order not to distrain John de Britannia, earl of Richmond, who dwells in parts beyond sea, for his homage for the lands that he holds of the king, as the king has granted him respite until Midsummer next and for a year from then. By K.

MEMBRANE 16d.

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April 8.
Eltham.

To the bishop of St. Malo and the dean and chapter of the same. The king has received complaint from William Arnaldi de Vile, citizen of Bayonne, that he, after the reformation of peace between the king of France and the king, caused a ship of his called '*La Seintberthelmeu*' to be laden at Lisbon (*Selybon*), in the kingdom of Portugal, with small wares (*averio ponderis*) and other goods and merchandises bought by him in those parts, in order to carry the same to England and Flanders for the purposes of trade, and that Stephen le Coche, master of the ship called '*La Sainte Jame*,' and Peter le Congre, master of the ship called '*La Jouette*,' of St. Malo with other malefactors of that town lay in wait for William's ship, and assaulted it by armed force whilst sailing on the sea before the port of St. Matthieu near the coast of Brittany, and grievously wounded some of the mariners of the ship by their missiles and engines, and pursued William and the mariners of his said ship to Bordeaux thus assaulting them, so that William, through fear of such assault, was compelled to discharge his goods there, whereby he lost a great part of his goods and of his profit that he ought to have acquired, wherefore he has besought the king to provide a remedy: the king, desiring to exhibit justice to William in the premises, especially as the premises are imparted to him by the testimony of trustworthy men, requests the bishop to cause speedy justice to be done to William or his attorney or proctor concerning the trespasses aforesaid and his damages, and to compel the said malefactors to exhibit suitable satisfaction to him according to the requirements of right, certifying the king of his proceedings herein by his letters and by the bearer of the presents.

Asselinus Simonetti of Luca puts in his place Nicholas Simonetti of Luca to prosecute the execution of a recognisance for 60*l.* made to him in chancery by John de Claiden, parson of the church of Mancestre.—Thomas de Evesham received the attornment.

April 31.
Waltham. Master John de Walmere, parson of the church of Iffeld, diocese of Chichester, acknowledges that he owes to Simon, archbishop of Canterbury, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

John de Monte Gomeri puts in his place John de Watenhull and William de Northwyk to prosecute the execution of a recognisance for 200*l.* made to him in chancery by Thomas de Hamme.

William de Holewy acknowledges that he owes to William Trussel, the elder, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Ralph de Aubeney of Southpederton, William le Jeu, and William Hamond acknowledge that they owe to Henry Darcy of London, 'draper,' 60*l.*; to be levied, in default of payment, of their lands and chattels in co. Buckingham.

Cancelled on payment.

John son of Robert Crochard acknowledges that he owes to William de London, tailor, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

Cancelled on payment.

April 30.
Havering-atte-Bower. Thomas Holbode, carrier (*portitor*) of the king's wardrobe, is sent to the prior and convent of Merton to receive such allowance in their house as John le Bul, deceased, had therein by the late king's request.

By p.s. [4559.]

1331.

Membrane 16d—cont.

May 1. To the treasurer and barons of the exchequer. Order to cause John de
 Havering-atte-Bower. Britannia, earl of Richmond, to have respite for all debts due to the
 exchequer until Midsummer next and for a year from that time. By K.

May 4. John Pecche, knight, and Nicholas his son, knight, acknowledge that
 Havering-atte-Bower. they owe to John de Sagasola and Ferandus Maugeon, merchants of Spain,
 60*l.*; to be levied, in default of payment, of their lands and chattels in
 co. Warwick.

Master Thomas de Upton, archdeacon of Wells, acknowledges that he
 owes to William de Monte Acuto 40*l.*; to be levied, in default of payment,
 of his lands and chattels and ecclesiastical goods in co. Somerset.

Thomas de Wylughby, knight, acknowledges that he owes to Dinus
 Forsetti, Bartholomew Doffy de Bardis, Renuchius de Renuchiis, and their
 fellows, merchants of the society of the Bardi of Florence, 25 marks; to be
 levied, in default of payment, of his lands and chattels in co. Lincoln.

*Cancelled on payment, acknowledged by Peter Reyner of the said
 society.*

Robert de Morlee, knight, acknowledges that he owes to William, bishop
 of Norwich, 500 marks; to be levied, in default of payment, of his lands
 and chattels in cos. Norfolk and Suffolk.

William de Pateslee acknowledges that he owes to the said bishop 100*l.*;
 to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Thomas de Southous acknowledges that he owes to the said bishop
 100 marks; to be levied, in default of payment, of his lands and chattels in
 co. Norfolk.

Ralph de Wendovere acknowledges that he owes to the prior of St.
 Mary's, Southwark, 13*l.*; to be levied, in default of payment, of his lands
 and chattels in co. Buckingham.

John de Claydon, parson of the church of Mamcestre, diocese of
 Coventry and Lichfield, acknowledges that he owes to Asselinus Simonetti
 of Luca and to Nicholas his brother 70*l.*; to be levied, in default of pay-
 ment, of his lands and chattels and ecclesiastical goods in co. Lancaster.

Cancelled on payment.

March 19. Joan, late the wife of Alexander de Fryvyll, acknowledges that she owes
 Eltham. to William de Burningham, knight, 300*l.*; to be levied, in default of
 payment, of her lands and chattels in co. Warwick.—William de Herle
 received the acknowledgment by writ.

May 6. To William Trussel, escheator this side Trent. Order to cause inquisition
 Havering-atte-Bower. to be made in his bailiwick concerning the withdrawal of chantries and
 other alms appointed for the souls of the king's progenitors, as the king is
 given to understand that divers men of the escheator's bailiwick, both native
 and alien men of religion and others, have withdrawn and do still withdraw
 such chantries and alms in divers ways.

May 4. To the sheriff of Norfolk and Suffolk. Order to permit Geoffrey de
 Havering-atte-Bower. Keteleston to take 1,000 quarters of beans out of the realm to parts beyond
 sea, notwithstanding the king's late proclamation prohibiting the carrying
 of corn out of the realm, as the king has, at the request of Ebulo
 Lestraunge, granted licence to Geoffrey to take out of the realm the afore-
 said quantity of beans. By K.

The king sent to the sheriff of Cumberland his writ to this effect:
 J. bishop of Carlisle has shewn the king, by petition before him and his
 council, that the late king granted by his charter to the prior and church of

1331.

Membrane 16d—cont.

St. Mary's, Carlisle, and to the canons thereof all tithes from assarts and parcels in his forest of Ingelwode and all tithes from other launds and plots of land (*placeis*) in the said forest that are extra-parochial to be assarted in the future, and that John, now prior of the said church, and the canons thereof have despoiled the bishop of the tithe of wool and lambs and of all other beasts depasturing within the limits of his parishes of Penreth, Dalston, and Ingelwode in the forest aforesaid, of which tithe the bishop has been in possession all his time and his predecessors were in possession thereof in their time, by colour of the charter aforesaid, as if the tithes in question had been outside the limits of any parish, which they are not, wherefore the bishop has besought the king to provide a remedy: the king therefore orders the sheriff to cause the prior to come before the king in three weeks from Easter to shew the charter aforesaid and to hear and to receive what the king's court shall consider in the premises, and to summon the bishop to be there to shew the right of himself and his church in this matter, if he think fit. Witness the king at Westminster, 8 January, in the fourth year of his reign. At which day there came into chancery at Westminster as well the prior as the bishop. And the prior exhibited the charter of Edward I., whereby he granted to the prior and convent that they should have all manner of tithes from assarts and parcels in the said forest and all manner of tithes from other launds and plots of land that should be assarted in the future and that were extra-parochial, etc. As such small tithes cannot of right be exacted by this charter, it seems to the king's council that the prior cannot claim such small tithes by virtue of this charter, wherefore he was told that he shall take nothing of such small tithes by virtue of the charter, saving to him any right that he may have to take such small tithes from other causes whatsoever.

May 10.
Havering-atte-
Bower.

Brother Leonard de Tibertis, prior of the Hospital of St. John of Jerusalem in England, acknowledges, for himself and his successors, that he owes to Asselinus Symonetti, merchant of Luca, and to Nicholas, his brother, 500 marks; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Kent.

Cancelled on payment.

Nicholas le Scryveyn of Calne acknowledges that he owes to John Godhyne of Marlebergh, merchant, 130*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Thomas le Barber of Bredstrete acknowledges that he owes to Benedict de Normanton, clerk, 60*s.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment.

Thomas Sauvage of Midstede acknowledges that he owes to Richard de Hakeneye, citizen of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

Memorandum, that on 6 May, 5 Edward III., Thomas Rocelyn, knight, of co. Norfolk, Almaric la Zousch, knight, of co. Cambridge, Thomas West, knight, of co. Warwick, William son of Warin, knight, of co. Wilts, Gawin Cordy, knight, of co. Kent, and John Sturmy, knight, of co. Norfolk mainperned to have the body of Thomas de Thornham, imprisoned in the Tower of London for trespasses and contempts against the king in the presence of his justices at Westminster, before the king in the octaves of the Holy Trinity next to answer to the king for the contempts and trespasses aforesaid, and to do and receive further what the king's court shall consider in the premises.

MEMBRANE 15d.

1331.

May 6. Thomas le Rowe of Edelmeton acknowledges that he owes to Roger de
 Havering-atte-Depham, clerk, 40*l.*; to be levied, in default of payment, of his lands and
 Bower. chattels in co. Middlesex.

William de Wytheton puts in his place Hugh de Bardelby, clerk, in the
 suit in chancery by the king's writ between him and John de Oxendon of
 this, that William shall be in chancery with the letters of collation to the
 prebend of Ymbert in the king's free chapel of St. Martin's-le-Grand,
 London, which letters were made to him by John le Smale, late dean of the
 said chapel.

May 6. William de Monte Acuto acknowledges that he owes to Master William
 Havering-atte-le Ferour 80 marks; to be levied, in default of payment, of his lands and
 Bower. chattels in co. Devon.—The chancellor received the acknowledgment.

May 7. Brother Cono, prior of St. Andrew's, Northampton, acknowledges that he
 Havering-atte-owes to Byndo Gyle, merchant of Florence, 52*l.*; to be levied, in default of
 Bower. payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Thomas de Ketringham acknowledges that he owes to John de Sufford
 40 marks; to be levied, in default of payment, of his lands and chattels in
 co. Kent.—Master Robert de Stratford, one of the keepers of the king's
 great seal, received the acknowledgment.

May 4. Master Walter de Bourle, parson of the church of Pigthesle, diocese of
 Havering-atte-Lincoln, acknowledges that he owes to William Trussel of Flore, knight,
 Bower. 200 marks; to be levied, in default of payment, of his lands and chattels
 and ecclesiastical goods in co. Northampton.

Cancelled on payment.

May 6. To William de Clynton, constable of Dover castle and warden of the
 Havering-atte-Cinque Ports, or to him who supplies his place in the port of Dover. Order
 Bower. to permit John de Crumbewell, who is going to parts beyond sea on
 pilgrimage (*peregre*) by the king's licence, to pass through that port to the
 said parts with his horses and equipments. By K.

Enrolment of deed of John de Fourneaux, knight, witnessing that
 whereas he lately granted to Elias de Cherleton and Benedicta his wife that
 they might give their manor of Crofton near Tichefeld, co. Southampton,
 which was held in chief of him, to the abbot and convent of Tichefeld,
 without any retention of lordship, rent, or service to John or his heirs, he
 now grants that the abbot and convent may acquire the manor to them-
 selves and their successors without claim from him or his heirs, according
 to the form of his grant to Elias and Benedicta, notwithstanding the
 statute of mortmain. Witnesses: Simon Stake; Robert de Hoo; Robert
 Payn; Nicholas de Risinge; Thomas Stake; Peter de Sutton; Roger de
 Petresfelde. [*Undated.*]

Memorandum, that John came into chancery at Westminster, on 9 May,
 and acknowledged the preceding deed.

Enrolment of release by the said John to Elias de Cherleton, his tenant,
 of his right in the lordship, rent, or other service of the aforesaid manor.
 He also grants permission to Elias and Benedicta his wife to give and
 assign the manor to the said abbot and convent, notwithstanding the statute
 of mortmain. Witnesses as above. Dated at London, on Friday the
 morrow of the Ascension, 5 Edward III.

Memorandum, that John came into chancery at Westminster, on 9 May,
 and acknowledged the preceding deed.

1331.

Membrane 15d—cont

Enrolment of indenture made between Vannus Grandonis, merchant of the society of the Spini of Florence, and Sir Thomas de Wylughby, administrator of the goods and chattels that belonged to Anthony, sometime patriarch of Jerusalem and bishop of Durham, by the late king's appointment, made by Thomas for himself and Constance, late the wife of John de Foxle, Thomas son of the said John, and Nicholas de Cumpton, executors of the will of the said John de Foxle, late co-administrator of the said goods and chattels by the like appointment, witnessing that Vannus, in his name and in the name of his fellows of the said society, has released to Thomas, Constance, Thomas, and Nicholas, and to the patriarch's heirs and executors all manner of actions, debts, and demands that might have accrued to him or any of the society by reason of any contract, debt, or account between the patriarch and merchants of the society until the day of the making of the presents, in consideration of 50 marks paid to Vannus by Thomas de Wylughby, for himself and the executors of the will of the said John de Foxle; and that Vannus has granted, for himself and his fellows of the society and for the society, that if any letters obligatory, recognisances, instruments, memoranda or other muniments or writings be hereafter found whereby the patriarch or bishop or his [men] be bound to Vannus or his fellows or the society, they shall be altogether quashed and annulled; and that Thomas de Wylughby, for himself and the said executors, released to Vannus and to his fellows of the society all manner of actions, debts, and demands that they might have jointly or singly against the said merchants by reason of any contract, debt, or account, and especially by reason of a letter obligatory sealed with the seals of Bartholomew Johannis, merchant of the society, for 600*l.* sterling, and by reason of a bill written by the hand of Philip Gerardini of the society and sealed with his seal for 74*l.* 17*s.* 8*d.* sterling, or by reason of any trespass or other matter between the patriarch and Vannus and his fellows, or between the said administrators or executors of the patriarch and Vannus or his fellows made after the patriarch's death, until the day of the making of the presents, granting that any letters obligatory, etc., whereby the fellows of the society may be bound to the patriarch or his [men] shall be quashed and annulled. Dated at Westminster, 9 May, 5 Edward III.

Memorandum, that Vannus Grandonis and Thomas de Wylughby came into chancery at Westminster, on 10 May, and acknowledged the preceding indenture.

Isabella, late the wife of Roger de Suthcote, merchant of London, and executrix of his will, puts in her place Thomas de Clyf, clerk, and Theobald Portejoie to prosecute the execution of a recognisance for 100*l.* made to Roger in the late king's chancery by William de Bomstede of Alvithele.

May 12. John de Lillebourn, knight, acknowledges that he owes to Thomas de
Havering-atte-Bower. Baumburgh, parson of the church of Emeldon, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

May 13. James Grosset acknowledges that he owes to John Gentilcorps 200*l.*; to
Havering-atte-Bower. be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

John Gentilcorps acknowledges that he owes to James Grosset 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

Thomas Gobion, son of Thomas Gobion, knight, acknowledges that he owes to his father 200 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

1331.

Membrane 13d—cont.

Robert le Conestable of Flainburgh acknowledges that he owes to Robert de Houton, parson of the church of Holm in Spaldyngmor 230 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John de Ileford acknowledges that he owes to Richard de Betoyne of London 23*l.* 5*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in the city of London.

The said John acknowledges that he owes to Hamo de Chiggewell of London 25*l.* 4*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

The said John acknowledges that he owes to John de Grantham of London 24*l.* 15*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Richard de la Bere acknowledges that he owes to William de Sharesnull and John de Oxonia, vintner of London, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Dorset.

May 14. William del Isdle of Wade, Stephen de Harspere of Wade, and John
Havering-atte- atte Brok of Upcherche acknowledge that they owe to Stephen de Cobeham,
Bower. the younger, 220 marks; to be levied, in default of payment, of their lands and chattels in co. Kent.

Cicely, late the wife of Thomas de Alemannia, sometime citizen of London, acknowledges that she owes to Hugh de Bromshulf 6 marks; to be levied, in default of payment, of her lands and chattels in the city of London.

May 15. Richard de Burton acknowledges that he owes to John de Wodhouse
Havering-atte- 60*s.*; to be levied, in default of payment, of his lands and chattels in
Bower. co. York.

*Cancelled on payment.**MEMBRANE 14d.*

May 14. Henry de la Marche*, who has long served the king and his father, is sent
Havering-atte- to the abbot and convent of Malton to receive such maintenance as Richard
Bower. de la Panetrie, now deceased, had in their abbey by the late king's request.
By p.s. [4601.]

May 22. Robert de Reveshale of Sudbury and Richard his brother acknowledge
Havering-atte- that they owe to Robert de Bousser, knight, 70*l.*; to be levied, in default of
Bower. payment, of their lands and chattels in cos. Sussex and Suffolk.

— The abbot of Tichefeld puts in his place Robert de Kelseye, clerk, to
— prosecute the execution of a recognisance for 500*l.* made to him in chancery by Elias de Cherleton.

Thomas de Langeleye, parson of the church of Wotton Basset, acknowledges that he owes to Roger de Bedefeld 100*l.*; to be levied, in default of payment, of his lands and chattels in cos. Wilts and Oxford.

Cancelled on payment.

May 24. John de Leybourne, knight, acknowledges that he owes to Cicely,
Havering-atte- daughter of Fulk fiz Waryn, 80*l.*; to be levied, in default of payment, of
Bower. his lands and chattels in co. Devon.

May 18. To the bailiffs of Norwich. Order to imprison John Acreman in the
Havering-atte- city prison, so that he do not leave it without the king's special order, as
Bower. the king ordered the constable of Wyndesore castle to cause the said John

* Described as *someter de nostre chaundellerie* in the privy seal.

1331.

Membrane 14d—cont.

to be taken to Norwich and to be there delivered to the bailiffs, and John now goes at large (*ad larga jam se spaciatur*) within the city, as the king understands. By K.

May 20.
Havering-atte-
Bower.

To John de Pulteneye, mayor of the city of London, and escheator in the said city. Order to make inquisition concerning the withdrawal of chantries in the city, and to compel all those whom he shall find to hold the tenements and rents whence the chantries ought to be maintained and who have withdrawn such rents from the chantries to maintain the said chantries according to the ordinances made concerning them, as he shall see fit according to right and the custom of the city, as frequent complaints have reached the king's ears that divers chantries ordained and established in parish churches and other places in the city for the health of the souls of his ancestors and of other faithful dead are maliciously withdrawn by those who hold the tenements and rents whence the chantries ought to be maintained. [*Fœdera.*]

William de Iford puts in his place Theobald Poleyn to prosecute the execution of a recognisance for 20*l.* made to him in chancery by Alice, late the wife of John de Sancto Johanne.

Percival Simeon puts in his place the said Theobald to prosecute the execution of a recognisance for 20*l.* made to him in chancery by John de Bello Campo.

May 31.
Bury
St. Edmunds.

John de Cleidon, John de Shirblound, John Marscal of Elmesete, and William de Aldham acknowledge that they owe to William Tastard of Cranesford 160*l.*; to be levied, in default of payment, of their lands and chattels in co. Suffolk.

May 28.
Bury
St. Edmunds.

John Engeland, who served Edward I. and Edward II., is sent to the prior and convent of Eye to receive such maintenance from that house for life as Baldwin le Charettour, deceased, had therein by the request of Edward I. By p.s. [4629.]

Richard de Brome, yeoman of the king's pantry, who served Edward I. and Edward II., is sent to the abbot and convent of Oseneye to receive such maintenance as Nicholas le Pestour, deceased, had in their house by the late king's request. By p.s. [4632.]

John de Byngham, packhorseman (*sometarius*) of the saucery of the king's household, is sent to the abbot and convent of Laiston, in consideration of his long service to the king, to receive such maintenance as Peter Warisoner, deceased, had in their house by the request of Edward I.

By p.s.

MEMBRANE 13d.

May 14.
Havering-atte-
Bower.

Thomas de Ketryngham acknowledges that he owes to Robert Houel 10 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

May 16.
Havering-atte-
Bower.

William Michel, parson of the church of Woburn in Chilterne, acknowledges that he owes to John de Halteby 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

William Hant of Kegworth, who married Matilda, daughter of John Tany, and the said Matilda put in their places Thomas de Clif and William de Gretton, clerks, to prosecute the execution of a recognisance for 100*l.* made to her by Thomas son of William de Somercotes in the late king's chancery.

1331.

Membrane 13d—cont.

The aforesaid William and Matilda put in their places the said Thomas and William to prosecute the execution of a recognisance for 30 marks made to Matilda by the said Thomas son of William in the late king's chancery.

Petronilla de Cressebrok puts in her place Thomas de Clif, clerk, to prosecute the execution of a recognisance for 8*l.* made to her by Roger Chartres of Wolle in chancery.

John Inge, Nicholas Bonevill, William de Chivereston, Richard de Brankescombe, John de Cheddele, and John le Venour put in their place Thomas de Clif, clerk, to defend the execution of a recognisance for 200*l.* made by them to Adam, now bishop of Worcester, in chancery.

May 28. Oliver de Ingham, knight, acknowledges that he owes to Thomas
Bury Roscelyn, knight, 100*l.*; to be levied, in default of payment, of his lands
St. Edmunds. and chattels in co. Norfolk.—The chancellor received the acknowledgment.

May 29. John Man, parson of the church of Pagefeld, diocese of Norwich,
Bury William Man, Warin Man, and Edmund Man acknowledge that they owe
St. Edmunds. to Robert de Benhale, knight, 40*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Suffolk.—The chancellor received the acknowledgment.

Robert de Benhale, knight, acknowledges that he owes to the aforesaid John, William, Warin, and Edmund 200 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

May 30. Benedict de Lacford acknowledges that he owes to John de Haukedon,
Bury knight, 20*l.*; to be levied, in default of payment, of his lands and chattels
St. Edmunds. in co. Suffolk.—The chancellor received the acknowledgment.

John de Sancto Philberto, knight, acknowledges that he owes to Robert de Ufford, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.—The chancellor received the acknowledgment.

*Note of payment of 100*l.**

May 20. To Elias, grand-master of the order of St. John of Jerusalem. Letter
Havering-atte- recommending to his friendship brother Adam de Cokerham, knight of that
Bower. order, who is going by the king's licence to the Holy Land to fulfil the vow that he made for the health of the soul of the late king, out of the affection that he bore to the said king, and requesting him to aid Adam with his counsel and assistance. By p.s.

May 20. To Alfonsus, king of Castile [*etc.*]. The king learns from the informa-
Havering-atte- tion of certain of his subjects that Thomas de Gurney, knight, who was and is
Bower. charged (*diffamatus*) with sedition against the person of the late king and with conspiracy of his death, and who fled from justice and left the realm secretly, has been arrested at the city of Burgos (*Burgh'*), within the lordship of Alfonsus, and is there committed to prison by order of Alfonsus. The king thanks him for this, and offers himself prepared for those things that shall please Alfonsus upon all occasions. As it is unfit that such iniquity should be left unpunished, he requests Alfonsus to order Thomas to be delivered to John de Hansted, seneschal of Gascony, or to those whom John shall depute, to be brought to the king as enjoined upon the seneschal. The king is and will be prepared to meet the wishes of Alfonsus in the like case and in greater matters. [*Fœdera.*]

To the mayor, *scabini*, *consules*, and community of the city of Burgos (*Burgh'*). Request that they will deliver the said Thomas to the aforesaid seneschal. [*Ibid.*]

1331.

Membrane 13d—cont.

May 28.
Bury
St. Edmunds.

To Alfonsus, king of Castile [*etc.*]. Request that he will order the aforesaid Thomas to be examined by the mayor, *scabini*, and *consules* of the city of Burgos, or by others whom he shall depute, in the presence of the king's serjeant-at-arms Bernard Pelegrym, whom the king is sending to him for this matter, and that he will order Thomas's confession of what he will reveal before them concerning the sedition and conspiracy aforesaid to be heard, and also his confession concerning the assent, instigation, or procuration made in the matter, and by whom and how they were made, and that he will cause such confession to be put into writing by a notary-public (*sub manu publica*), and that he will cause it to be delivered to the king's said serjeant under the common seal of the said city, to be brought to the king with all speed, as the king desires more information concerning certain matters touching the said affair. The king is and will be prepared to fall in with the wishes of Alfonsus to him upon all occasions. [*Ibid.*]

To the mayor, *scabini*, *consules*, and community of Burgos (*Burghs*). Like request. [*Ibid.*]

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Alice, late the wife of Roger le Barber of London and executrix of his will, puts in her place Nicholas de Fontibus and Theobald Portejoie to prosecute the execution of a recognisance for 5 marks made to Roger by William de Roseles in the late king's chancery.

June 3.
Bury
St. Edmunds.

John atte Brigge of Laxfeld acknowledges that he owes to Robert Osbern of Tatyngton 100s.; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Henry de Langham and John son of Peter of Thorp acknowledge that they owe to Gilbert de Blofeld, parson of the church of Rugham, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.—Henry de Eden[estowe] received the acknowledgment.

May 28.
Bury
St. Edmunds.

To the mayor, jurats, and men of the city of Bayonne. Order (*sic*) to cause Thomas de Gurneye, knight, to be examined in the presence of the king's serjeant-at-arms Bernard Pelegrym, whom the king is sending to Spain to bring Thomas to him, by the advice of Bernard concerning the sedition and conspiracy for the death of the late king, and the assent, instigation, or procuration made concerning the same, and by whom and in what manner they were made, and to cause Thomas's confession to be put into writing by a notary-public (*sub manu publica*), and to deliver it under the common seal of the city to the king's serjeant aforesaid.

June 3.
Bury
St. Edmunds.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to permit David, earl of Athole, who is going to parts beyond sea by the king's licence, to cross with the men of his household and his horses and equipments from that port.

By K.

The like in favour of Henry de Bello Monte.

By K.

Memorandum, that on Monday after the Ascension, 5 Edward III., in the chancery at Westminster, at the prosecution of David de Strabolgi, earl of Athole, kinsman and co-heir of Aymer de Valencia, earl of Pembroke, to wit of a quarter of the inheritance, asserting that partition of the inheritance made between the heirs and parceners of the inheritance in the late king's time had been erroneously made, and that he [has] less in his purparty than pertains to him according to the law and custom of the realm, it was considered by the king's council that partition of the lands shall be made anew; and because Richard Talebot, who married Elizabeth, kinswoman and co-heiress of Aymer, to wit of a quarter of the inheritance, alleged that he held the lands assigned to Elizabeth's purparty to him and to Elizabeth

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Membrane 13d—cont.

and to his heirs by fine levied in the king's court, and that he ought to have his warranty thence, it was likewise considered that the earl of Athole, if it be found by the extents made of the said lands or to be made otherwise, if necessary, that he has less in his purparty than pertains to him according to the law and custom of the realm and the extents aforesaid, shall have the value of what is short from the purparties of those who have more than they ought to have, as shall seem fit to the court, and that Richard and Elizabeth shall hold the lands assigned to Elizabeth in her purparty in peace, according to the tenor of the said fine, unless they have more than they ought to have of right and according to the extents aforesaid, and that if they have more than they ought to have, the excess shall be taken from them and assigned to the purparty of him or of those who has or have too little.

And the earl was told to sue writs for the lands of the inheritance to be extended anew, if he wished. And John de Swafham, his attorney in this matter, said that he did not wish to challenge any extents of the inheritance aforesaid made after Aymer's death, except those that were made of the lands of the inheritance in co. Northumberland, and that all the other extents were good and were lawfully made, and he accepted them as good; wherefore John de Houton, escheator beyond Trent, was ordered to cause the lands in co. Northumberland to be newly extended, so that he shall have the extents in the chancery on the morrow of St. Peter ad Vincula next; which day was given to the earl and to Richard and Elizabeth in the matter aforesaid. At which day the extents were not returned, wherefore day was given to the said parties in chancery in the octaves of Michaelmas next.

MEMBRANE 12d.

May 16. Roger son of Roger de Bavent acknowledges that he owes to John Inge
Havering-atte- 400*l.*; to be levied, in default of payment, of his lands and chattels in
Bower. co. Sussex.

May 18. William de Kildesby, parson of a moiety of the church of Riskyngton,
Havering-atte- diocese of Lincoln, acknowledges that he owes to John de Sancto Paulo,
Bower. clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in
co. Lincoln.

Cancelled on payment.

Thomas de Overton of London acknowledges that he owes to Master Hervey de Staunton 25 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment.

Henry de Cantuaria, clerk, puts in his place Theobald Portejoie and Thomas Plumtone to prosecute the execution of a recognisance for 60 marks made to him by John son of Richard de Tenham in the late king's chancery.

May 20. Matilda, late the wife of Robert de Holand, acknowledges that she owes
Havering-atte- to William de Langeleye, parson of the church of Great Ryburgh,
Bower. 98*l.* 18*s.* 1*¾d.*; to be levied, in default of payment, of her lands and
chattels in cos. Northampton and Leicester.

May 20. Adam de Pounfreit of St. Albans came before the king, on Monday after
Havering-atte- St. Dunstan, and sought to replevy his land in St. Albans, which was taken
Bower. into the king's hands by reason of his default before the justices of the
Bench against Martin son of Clement de (*sic*) Skynnere of St. Albans.
This is signified to the justices.

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Membrane 12d—cont.

May 12.
 Havering-atte-
 Bower.

To the sheriff of Northumberland. Order to cause proclamation to be made prohibiting any merchant, native or foreign, or any one else placing wool, hides or wool-fells in ships to be carried out of the realm elsewhere within the sheriff's bailiwick than in the port of Newcastle-on-Tyne, where the king's seal called 'coket' and his balance are appointed, under pain of forfeiture of their wool, hides or wool-fells, and to certify the king of the names of any found doing the contrary after this proclamation, as the king is given to understand that many men, merchants and others, of this realm, and strangers and aliens have caused wool, hides and wool-fells to be put in ships in divers places by the sea-coast in the sheriff's bailiwick, and cause them to be taken out of the realm, whereon they do not pay the king the due custom.

By K. & C.

The like to the following :

The sheriff of York for the port of Kyngeston-on-Hull.

The sheriff of Lincoln for the port of Boston.

The sheriff of Norfolk and Suffolk for the ports of Bishop's Lenne, Great Yarmouth and Ipswich.

The sheriffs of London for the port of London.

The sheriff of Southampton for the port of Southampton.

The sheriff of Sussex for the port of Chichester.

The sheriff of Dorset for the port of Melecombe.

The sheriff of Devon for the port of Exeter.

The sheriff of Essex } for not loading wool anywhere in the Thames

The sheriff of Kent } except in the port of London.

The bishop of Durham for the port of Hertipole, within the liberty of Durham.

William de Clynton, constable of Dover and warden of the Cinque Ports, for the port of Sandwich.

May 14.
 Havering-atte-
 Bower.

To the mayor, aldermen, sheriffs, and commonalty of the city of London. Order to cause to be chosen without delay a lawful man for the office of weigher of wools in the port of London, and to appoint him to execute this office, and to choose such as they will answer for to the king, and to certify the treasurer and barons without delay of the name of the man thus chosen, as it is a well-known thing, and the king is given to understand by trustworthy men, that the king has suffered great damage because the wool that has been sent out of the realm by divers ports has not been weighed so diligently nor so lawfully as it ought to have been, wherefore he has ordained, by the assent of his council, that the weighers of wool and those who hold their places shall be ousted from their offices notwithstanding any commission that they may have until enquiry be made concerning their actions, and that others shall be chosen by the commonalties of the ports where wool is weighed and passes and where the customs thence due are received for the king's use, who shall diligently and loyally attend to their offices. *French.*

The like to the following :

The mayor, bailiffs, and commonalty of Kyngeston-on-Hull.

The bailiffs and commonalty of Boston.

The mayor, bailiffs, and commonalty of Bishop's Lenne.

The bailiffs and commonalty of Great Yernemuth.

The bailiffs and commonalty of Gippewich.

The mayor, bailiffs, and commonalty of Southampton.

The bailiffs and commonalty of Cicestre.

The bailiffs and commonalty of Melecombe.

The bailiffs and commonalty of Excestre.

The bailiffs and commonalty of Hertipole.

The mayor, bailiffs, and commonalty of Newcastle (*Noef Chastel*).

The bailiffs and commonalty of Sandwich.

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Membrane 12d—cont.

June 1.
Bury
St. Edmunds.

Oliver de Ingham, knight, acknowledges that he owes to John de Cove, knight, 166*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

June 2.
Bury
St. Edmunds.

To the prior of the hospital of Kylmaynan in Ireland. Request that they will receive into their house Donald (*Dovenaldus*) le Messenger, the king's envoy, whom the king has caused to be sent to the prior in consideration of his service to the king and to his father, and that he will cause to be delivered to Donald maintenance in food, drink, clothing, and shoeleather for himself and a groom and a horse, together with a fitting chamber within the enclosure of their house, and candle, fuel, and other necessities for life, such as befits a royal envoy, making to him letters patent under the common seal of the house, specifying what things he shall receive from their house, certifying the king of their proceedings herein by the bearer of the presents.
By K.

June 5.
Thetford.

John de Lavynton came before the king, on Wednesday after SS. Marcellinus and Peter, and sought to replevy to John le Veysyn the latter's land in Bishop's Lavynton, which was taken into the king's hand for his default before the justices of the Bench against John atte Wode and Leticia his wife. This is signified to the justices.

John de Lavynton came before the king, on the said Wednesday, and sought to replevy to John Golfynch the latter's land in Bishop's Lavynton, which was taken into the king's hands for the latter's default before the justices of the Bench against John atte Wode and Leticia his wife. This is signified to the justices.

— Oliver de Ingham puts in his place Thomas de Capenhurst, clerk, to defend the execution of a recognisance for 500 marks made to Edmund, late earl of Arundel, in the late king's chancery by Oliver and others.

The said Oliver puts in his place the aforesaid Thomas to defend the execution of a recognisance for 200*l.* made to John de Sutton, knight, by him in the late king's chancery.

Master Robert de Ryplyngham, chancellor of St. Peter's, York, puts in his place Robert Bustard and Henry Tayt of Kenerthorp to prosecute the execution of a recognisance for 20*l.* made to him by John Moryn, knight, in chancery.—Adam de Hoperton received the attornment by writ.

The said Robert puts in his place Robert and Henry to prosecute the execution of a recognisance for 10 marks made to him by Thomas de la Rivere in chancery.—Adam de Hoperton received the attornment by writ.

MEMBRANE 11d.

May 30.
Bury
St. Edmunds.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Clement, prior of St. Neot's, and brother Peter de Ponte Episcopi, his fellow-monk of the order of St. Benedict, who are going to parts beyond sea to their chapter-general at the monastery of Bec, to cross from that port with their horses, equipments, and household and with reasonable expenses, provided that they make no *apportum* contrary to the statute.

The like in favour of Henry, prior of Stok, and brother Thomas de Valle, his fellow-monk.

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Membrane 11d—cont.

Memorandum, that on Thursday after Holy Trinity, 5 Edward III., an agreement was made at the town of St. Edmund's concerning the disputes between the abbot and convent of St. Edmund's, on the one part, and Richard de Draiton and other men of the town of St. Edmund's, on the other, by their assent before John, bishop of Winchester, the chancellor, Sir John de Stonore and John de Cantebrigg, the king's justices then sitting at the town of St. Edmund's by his order, and before others of his council, the king being there present: to wit that whereas the abbot has recovered before the said John de Stonore and his fellows, the king's late justices to hear and determine divers trespasses committed upon the abbot by the said Richard and other men of the said town, 140,000*l.* against Richard and the other men for his damages in this behalf by three royal writs, the abbot and convent, at the king's request and requisition and out of reverence for him and to cherish peace and tranquillity between the abbot and convent and the said men, who are tenants and parishioners of the abbot and convent, have pardoned Richard and the others 122,333*l.* 6*s.* 8*d.* of the aforesaid sum, and have moreover granted that if Richard and the other men of the town pay to them 2,000 marks within twenty years from the date of the presents, to wit 100 marks yearly, Richard and the other men shall be acquitted of 4,000 marks of the remaining 17,666*l.* 13*s.* 4*d.*, and that the abbot and convent shall make letters of acquittance for each payment, provided that Richard and the other men shall not be impeded by the abbot and convent or their bailiffs or ministers in paying the money to the abbot at the terms agreed upon as aforesaid, to be collected by the view and aid of the bailiffs aforesaid from all those who were named in the writs aforesaid and from others who will spontaneously contribute to the payment, but rather that the bailiffs of the abbot and convent shall aid Richard and the others in levying and collecting the money as aforesaid. Moreover, whereas the abbot and convent and the abbot by himself have made charters of liberties, release, obligatory writings, and divers other muniments from 19 Edward II. until the date of the presents, as well under the name of the community of the town as to single persons of the town, both under the abbot's seal and under the common seal of the house, the abbot and convent grant that if Richard and the other men restore the aforesaid charters, etc., or if the abbot and convent be not impleaded or aggrieved hereafter by pretext of such charters, etc., made by them as above between the aforesaid dates, by the said men, and if Richard and the other men do not sue to annul or weaken the judgment or judgments rendered concerning the premises before the said John de Stonore and his fellows, the king's late justices, and if they do not hinder the execution of the judgments aforesaid by false acquittances or otherwise, and do not implead or otherwise aggrieve the jurors by whom they were indicted or convicted nor others by reason of the premises, then Richard and the other men shall be acquitted of 10,000*l.* of the remainder of the said 17,666*l.* 13*s.* 4*d.* Moreover, the abbot and convent have granted that if Richard and the other men behave themselves well henceforth towards the abbot and convent, so that they do not rise (*insurgent*) against them maliciously, and do not aggrieve either them by conspiracy, confederation, or other unjust cause or any other man henceforth by reason of any indictment of any man of that town, and do not claim or maintain a community of themselves in the town, then Richard and the other men shall be acquitted of all the remainder of the said 17,666*l.* 13*s.* 4*d.* And the abbot and convent have granted that it is not their intention if any single person of his own malice rise against them, their monks, bailiffs, or servants to do evil, or offend against them, that those who have not offended shall be punished, provided that the offenders be not maintained by the men of the town, but that the men of the town shall aid the abbot and convent and their bailiffs and ministers in

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Membrane 11d—cont.

punishing such offenders according to their demerits. And if Richard and the other men execute and observe all and singular the premises according to the conditions before named, and do not offend against or contravene the conditions or any of them in any way, then they shall be acquitted of the aforesaid sums as above, but if they do otherwise, the abbot and convent shall have and shall sue for the remaining unpardoned sums. And hereupon there came before the council the said Richard, Semann le Warner, Robert de Batesford, Michael Scabaill, John Canoun, Richard de Cleye, Ralph Smermongere, Stephen atte Church, William Bataill, Robert de Saxham, Thomas de Bulneye, John de Bradeleye, William de Bradefeld, John de Vaux, Thomas de Wrotham, John Flegge, Nicholas de Lovermere, William de Heydon, Thomas Wolmonger, William de Herst, and other men of the said town then being in the town, and acknowledged and granted for themselves and their successors that they have not, and ought not to have, a community in the said town, and do not claim to have, and may not hereafter claim to have one. And the king, at the request of the abbot and convent and of the aforesaid men, for the greater notice of the premises caused his seal to be placed to the presents.

June 10.
Norwich.

To the sheriff of Norfolk. Order to cause the body of Thomas de Byntre to be released from prison by the mainprise of Henry de Walpol, knight, Robert de Gissing, John de Dallyng, Henry de Walcote, William de Waterdene, and Roger de Symplyng, of the aforesaid county, who have appeared in chancery and mainperned to have the body of Thomas before the justices of the bench at the quinzaine of Michaelmas next to answer to Hervey de Hapisburygh, who lately brought a writ against Thomas before the said justices of this that Thomas should render to him an account of the time when he was receiver of Hervey's money, in which plea it was so far proceeded that Thomas was taken and imprisoned in Norwich by a writ of judgment returnable before the said justices in the quinzaine of Michaelmas next, and Thomas has shown the king that he is ready to answer to Hervey at that date, and he has besought the king to cause him to be released from prison in the meantime.

John son of Bartholomew Pecche, knight, puts in his place John de Wynceby to defend the execution of a recognisance for 100 marks made by him in chancery to Joan Orger of Freston.

The aforesaid John puts in his place the said John to defend the execution of a recognisance for 45*l.* made by him in chancery to the said Joan.

June 8.
Norwich.

To the sheriff of Cambridge. Alan Ry of Geyst has shewn the king that Peter de Dullyngham lately brought a writ against him before the justices of the Bench of this that he should render an account of the time when he was receiver of Peter's moneys, and upon the process being continued—because the sheriff returned before the justices that Alan was not found in his bailiwick and had nothing therein whereby he might be distrained—the sheriff was ordered, by writ of judgment returnable before the justices in the quinzaine of Michaelmas next, to take Alan to render account to Peter, and Alan has now besought the king to cause his arrest to be superseded by security, since he is vicar of the church of Dullyngham, in the aforesaid county, and dwells there continuously, and he is prepared to stand to right concerning the premises: as Alan has found mainpernors before the king in chancery to have him before the said justices at the quinzaine aforesaid, to wit Richard Brid of Bonewell, Richard de Wodhird of Carleton, Walter de Grancourt and John de Snoreshill of co. Norfolk, the king orders the sheriff to supersede the taking of Alan for this reason, and to release him if he have been already taken.

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*Membrane 11d—cont.*June 17.
Stepney.

Thomas son of Thomas de Hornby of York acknowledges that he owes to John de Rithre, knight, 200*l.*: to be levied, in default of payment, of his lands and chattels in co. York.—Henry de Edenstow received the acknowledgment.

June 20.
Walden.

Thomas son of Richard de Multon acknowledges that he owes to William de Whatebergh and Richard son of Thomas de Multon 200 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

May 28.
Bury St.
Edmunds.

To Sir John de Leynham, knight, chamberlain of the king of Spain. The king learns with pleasure from John's letters that Thomas de Gourney, knight, who was charged with sedition against the late king and with conspiracy for his death, and who secretly left the realm, fleeing judgment, has been taken by John in Spain and committed to prison, for which the king thanks him, and he requests him to order Thomas to be taken under safe custody to the king's city of Bayonne, there to be delivered to the mayor, jurats and men of the city, whom the king has ordered to receive Thomas from John to be treated (*deducend'*) as Giles de Ispannia, the king's yeoman, shall explain to them on the king's behalf. [*Federa.*]

To the mayor, jurats and men of the city of Bayonne. Order to receive the aforesaid Thomas from John, to examine him concerning the sedition and conspiracy aforesaid and the assent, instigation and procuration made concerning it, and by whom and in what manner they were made, and to cause his confession to be put into writing by a notary public (*sub manu publica*) and under the common seal of the city, and to deliver it to Giles de Ispannia, the king's yeoman, and to cause Thomas to be brought to the king in England at the king's cost, as Giles shall explain to them on the king's behalf.

June 21.
Barnwell.

Thomas de Reppes acknowledges that he owes to Richard de Jernemuta and Robert his brother, executors of the will of Robert de Jernemuta 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—The chancellor received the acknowledgment.

June 22.
Barnwell.

John de Cove, knight, acknowledges that he owes to the community of the city of Norwich 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—The chancellor received the acknowledgment.

Thomas de Cosyngton puts in his place Edmund de Herlethorp and Thomas de Grove, clerks, to prosecute the execution of a recognisance for 10*l.* made to him by Peter de Rithre, parson of the church of Rithre.

*MEMBRANE 10d.*June 10.
Norwich.

Matilda, late the wife of Robert de Holand, acknowledges that she owes to John de Pulteneye, mayor and citizen of London, 100*l.*; to be levied, in default of payment, of her lands and chattels in co. Northampton.

*Cancelled on payment.*June 25.
Norwich.

Edmund Bacoun, knight, acknowledges that he owes to Roger de Kerdeston, knight, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—The chancellor received the acknowledgment.

To the treasurer and barons of the exchequer. Order to cause James le Botiller, earl of Oremound, to have respite until Christmas for all debts due to the exchequer.

By K.

1331.

Membrane 10d—cont.

June 27. Peter Bozoun, knight, acknowledges that he owes to Emma, daughter of Walsingham. John de Morle, of Norwich, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—Henry de Eden[stowe] received the acknowledgment.

William Roculf of Worcester acknowledges that he owes to Simon de Newynton 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Cancelled on payment.

To the treasurer and barons of the exchequer. Order to cause William Trussel, who is going to parts beyond sea, to have respite until Easter next for all debts due to the king. By K.

June 25.
Norwich.

John Darcy 'le cosyn' acknowledges that he owes to the prior of Holy Trinity, Norwich, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

Memorandum, that William de Rô[s] of Hamelak, on 3 July, came into chancery at Lincoln, and confessed that he was satisfied for the 1166*l.* 13*s.* 4*d.* that Bartholomew de Badelesmere, Thomas Butetourt, Thomas de Loveyne, Robert de Watevill, knights, and Master Richard de Clare, clerk, acknowledged that they owed to him in the late king's chancery on 7 October, 10 Edward II., and he prayed that the recognisance may be cancelled. As the rolls of the chancery of that year were not then with the king, the recognisance was not then cancelled.

July 5.
Navenby.

John de Crumbewell acknowledges that he owes to William Bagot of Hacumby 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John de Driby, lord of Tateshale, acknowledges that he owes to Henry Hillary 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

July 1.
Spalding.

Hillaria, late the wife of Thomas Tannour of Lincoln, acknowledges that she owes to Richard de Brograve, clerk, 200*l.*; to be levied, in default of payment, of her lands and chattels in co. York.

July 5.
Lincoln.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the prior of the Hospital of St. John of Jerusalem in England, to whom the king has granted licence to go to parts beyond sea for certain affairs touching the hospital, on condition that he return before the octaves of Martinmas next, to cross from that port with his household, horses and equipments and with 100 marks for his expenses, provided that he make no *apportum* contrary to the statute. By K.

Hugh de Bradeford of Osgodeby acknowledges that he owes to Master Henry de Clif, clerk, 22 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Joan Orger of Freston puts in his place William de Pyncebek and Simon de Repindon to prosecute the execution of a recognisance for 45*l.* made to her in chancery by John son of Bartholomew Pecche, knight, and of another recognisance for 100 marks made to her by the said John in chancery.

July 7.
Lincoln.

William de Monte Acuto acknowledges that he owes to John de Roos, knight, 99*l.* 4*s.* 2*d.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.—The chancellor received the acknowledgment.

Cancelled on payment.

1331.

*Membrane 10d—cont.*June 28.
Gaywood.

To Peter Bernard de Pynsoles and Laurence de Gaillars, keepers of the islands of Gernereye, Jereseye, Serk, and Aurenaye. Order to supersede the execution of the king's orders to make inquisitions concerning the occupation, by certain men of the island, of manors, lands, fees, liberties, and wardships of the king's tenants in the islands that ought to pertain to the king, and the withdrawal of divers services and other duties, chantries, alms, and other works of piety, for the maintenance of which lands were given, as the king has now appointed certain of his subjects to hold assizes and all other pleas in the islands, and to hear and determine divers other things contained in the letters patent made to them, as was usually done at other times before other justices according to the law and custom of those parts.

July 6.
Lincoln.

John, abbot of Brunne, acknowledges, for himself and convent, that he owes to John de Oxonia of London, 'vinetier,' 250*l.*; to be levied, in default of payment, of their lands, chattels, and ecclesiastical goods in co. Lincoln.

Cancelled on payment.

The said abbot acknowledges, for himself and convent, that he owes to Asselinus Simonetti, merchant of Luca, and Byndus Gile of Florence 533*l.* 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Lincoln.

Cancelled on payment.

Master Robert Spigurnel, parson of the church of Elvele, diocese of York, acknowledges that he owes to John de Oxonia of London, 'vinetier,' 250*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Cancelled on payment.

The said Robert acknowledges that he owes to the abbot and convent of Brunne 783*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

The said Robert acknowledges that he owes to Asselinus Simonetti, merchant of Luca, and to Byndus Gyle of Florence 533*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

*Cancelled on payment.*July 7.
Lichfield.

John Toly acknowledges that he owes to the abbot and convent of Brunne 783*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

July 9.
Lincoln.

Master Peter de Galiciano, parson of the church of Horncastre, diocese of Lincoln, acknowledges that he owes to Alesia, late the wife of Reyner de Berfrey, 64*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.—The chancellor received the acknowledgment.

The said Alesia puts in her place Firmin de Kenanvilles to prosecute the execution of a recognisance for 64*l.* made to her in chancery.

Isabella de Bella Aqua puts in her place Thomas de Clif and Richard de Cotes, clerks, to prosecute the execution of a recognisance for 10*l.* made to her in the late king's chancery by John de la Launde.

June 8.
Norwich.

To the king of Navarre. Letter thanking him for his gratifying certificate concerning Thomas de Gurneye, knight, and requesting him to order safe-conduct to be made to those who are in charge of the said traitor if he be taken through Navarre on the way to Bayonne, when desired to do

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Membrane 10d—cont.

so on the king's behalf, and that he will signify to the king his pleasure in all things that may please him. [*Fœdera.*]

June 8.
Norwich.

To Alfonsus, king of Castile [*etc.*]. Letter thanking him for the arrest of Thomas de Gourney, and requesting him to order Thomas, who has been arrested and committed to prison by John de Leynham, knight, the chamberlain of Alfonsus, to be taken under safe-conduct to Bayonne, there to be delivered to the mayor and jurats, as Giles de Ispannia, the king's yeoman, whom the king is sending to Alfonsus, will more fully signify to Alfonsus.

July 20.
Lincoln.

To the sheriff of Worcester. Order to cause a regard to be made in the forest of Fecham before the coming of the justices of the Forest, so that it be made before All Saints next.

[*Capitula.*]

July 25.
Southwell.

To Robert de Veer, keeper of the forest of Rokyngham, in Queen Philippa's hands. Order to cause John le Hirdeman, one of the regarkers in that forest, to be amoved from that office and from the office of clerk of the court of swainmote (*swaynmoti*) in that forest, and to cause others to be elected in his place, as the king learns upon trustworthy authority that John is clerk of the said court contrary to the assize of the Forest, and that he was convicted of divers trespasses and extortions by the inquisitions upon which he placed himself before John de Verdon and his fellows, justices to hear and determine felonies, trespasses, and other excesses in that county.

MEMBRANE 9d.

June 26.
Walsingham.

John de Crokford, clerk, is sent to the abbot and convent of St. Mary's, York, to receive the pension due to one of the king's clerks by reason of the new creation of the abbot.

By p.s. [4683.]

June 29.
Gaywood.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit brother John de Bynbrok, brother of the Hospital of St. John of Jerusalem in England, who is going by the king's licence to the grand master of the Hospital upon certain of its affairs, to cross the sea from that port with his men, horses and equipments.

By K.

July 2.
Lynn.

John de Malmesbury, parson of the church of Herthull, diocese of York, acknowledges that he owes to Richard de la Lee, parson of the church of Bradewell, 40*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Cancelled on payment.

May 29.
Norwich.

Roger de Chagworthe of Olcombe acknowledges that he owes to Adam de Dadyngton 10 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Master Reymund Pelegryn puts in his place Edmund de Herlethorp, clerk, to prosecute the execution of a recognisance for 100*l.* made to Master Henry de Clif and him in chancery by Robert de Lacy, Hugh de Lacy, and John del Hay.

July 5.
Lincoln.

To the constable of Bristol castle, or to him who supplies his place. Order to deliver Hugh le Despenser from prison in that castle, as Ebulo Lestraunge, Ralph Basset, John de Roos, Richard Talbot, Robert de Colevill, Ralph de Nevill, John de Verdoun, Thomas de Novo Mercato,

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Membrane 9d—cont.

John Darcy, John de Rithre, Henry de Bissebury, and Robert de Thorp have mainperned before the king to have Hugh's body before him and his council in fifteen days from Michaelmas next, to stand to right and to do what shall then be ordained by the king's council. By K.

The chancellor received the mainprise.

July 5.
Lincoln.

To the sheriff of Norfolk. Order to cause Thomas de Nerford, imprisoned in Norwich castle for the death of Hervey son of John de Saham, whereof he was indicted before John de Stonore and John de Cantebrigge, the king's late justices to hear and determine felonies and trespasses in that county, for which death he shewed the king's charter of pardon before the justices, which charter was challenged for certain reasons, to be delivered from prison upon his finding mainpernors in the sheriff's county [court] to have him before the king in fifteen days from Michaelmas. By K.

July 9.
Lincoln.

Adam Godewyn, chaplain, acknowledges that he owes to Robert son of Adam de Neuton, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

July 10.
Lincoln.

Richard Biroun, knight, acknowledges that he owes to Richard de Carleton, of Lincoln and Walter de Crauden, executors of the will of Ralph Paynel, 60l.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

William de Hiltoft and John son of Ralph le Mouter acknowledge that they owe to Alice, late the wife of Ralph Mouter, 100l.; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

John Darcy 'le cosyn,' one of the tenants of the lands that belonged to Thomas son of William de Somercotes, puts in his place William de Fynchenden to defend the execution of a recognisance for 100l. made by him in chancery to Matilda, daughter of John Tany.—Michael de Wath received the attornment.

July 13.
Lichfield.

Henry de Boterwyk of Staunford, 'spicer,' acknowledges that he owes to Robert le Waite of Seusterne 20l.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

July 13.
Lincoln.

Eudo de Billesby of Askeby near Horncastre acknowledges that he owes to Richard Halden of Askeby 8 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Enrolment of deed of Katherine, daughter of John de Chaumont, acknowledging receipt from Walter son of John de Faucomberg, knight, of 20l., due to her by a recognisance made by him in chancery in the first year of the king's reign. Dated at Lincoln, 12 July, 5 Edward III.

Memorandum, that Katherine came into chancery at Lincoln, on 13 July, and acknowledged the preceding deed and granted that the recognisance shall be cancelled.

July 13.
Lincoln.

Henry de Kirk came before the king, on Saturday after the Translation of St. Benedict, and sought to replevy to Hugh de Morlegh the latter's land in Astlegh, which was taken into the king's hands by reason of his default before the justices of the Bench against Roger Gilibronde. This is signified to the justices.

Henry, son of William de Atherton, and Henry de Legh acknowledge that they owe to Master John de Blebury, parson of the church of Legh, 20l.; to be levied, in default of payment, of their lands and chattels in co. Lancaster.

Cancelled on payment.

1331.

*Membrane 9d—cont.*July 17.
Lincoln.

To Bertrand de Asserio, clerk, or to his proctor in England. Grant that he may prosecute his right to the prebend of Bedewynde, in St. Mary's church, Salisbury, in the king's court and in court Christian without hindrance as shall seem fit to him, provided always that he do not attempt anything to the prejudice of the king's royal right and the right of his crown, as Bertrand has besought the king to grant him licence to prosecute his right as above, he having shewn the king that the late king granted to him the said prebend by his letters patent, which prebend was then void and pertained to the said king's grant by reason of the voidance of the bishopric of Salisbury, and that he has been hindered in divers way by the procuration of certain persons from prosecuting his right.

June 14.
Kensington.

Brother Leonard de Tibertis, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to Asselinus Simonetti, merchant of Luca, and Byndus Gyle, merchant of Florence, 777l. 6s. 8d.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.

*Cancelled on payment.*July 12.
Barling.

The said prior acknowledges that he owes to Dinus Forsetti, Bartholomew de Bardis, and Renuchius de Renuchiis, and their fellows, merchants of the society of the Bardi of Florence, 400l.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Kent.

*Cancelled on payment.*July 15.
Lincoln.

The said prior acknowledges that he owes to Nerius Perini and Henry Acursi of Florence and to their fellows, merchants of the society of the Peruzzi of Florence, 750l.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.

*Cancelled on payment.*July 16.
London.

The said prior acknowledges that he owes to John de Exonia, citizen and vintner of London, 500l.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

The said prior acknowledges that he owes to Henry de Monte Forti, knight, 208l.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Kent.

Cancelled on payment.

Memorandum, that Alice, late the wife of Roger Beler of Kirkeby, executrix of his will, came into chancery at Kirkeby, on 25 July, and confessed that she had been satisfied for 250l. that Brother William Daumenyl, master of the hospital of Burton St. Lazarus, acknowledged in chancery, on 29 September, 15 Edward II., that he owed to Roger, and she prayed that the recognisance may be cancelled. As the rolls of the chancery for that year were not then in the king's hands, the recognisance was not then cancelled.

July 24.
Southwell.

To the treasurer and barons of the exchequer. Order to cause John de Hansted, who is staying in parts beyond sea in the king's service, to have respite until Easter next for all debts due to the exchequer. By K.

July 8.
Lincoln.

To the keepers of the passages in the ports of co. Devon. Order to permit Master Richard de Coleton, dean of St. Peter's, Exeter, who is going to parts beyond sea by the king's licence for certain affairs touching his church, to cross from that port (*sic*) with his household, horses, necessary vessels, and equipments and with 100 marks for his expenses.

Oct. 8.
Westminster.

To the bailiffs and men and community of Great Yarmouth. The king lately, by reason of the disputes between them and the men and tenants of the towns of Little Yarmouth and Gorlaston concerning the landing, loading,

1331.

Membrane 9d—cont.

and unloading of ships coming to the water and port of Great Yarmouth with merchandise and fish and other things, frequently caused them and the men and tenants aforesaid to be inhibited from making assemblies of armed men or from doing anything to the disturbance of the king's peace, and afterwards sent John, bishop of Winchester, his chancellor, and certain others to those parts to dispose and ordain as they should see fit for the settlement of the disputes, and although they ordained and established certain things concerning the premises and the king afterwards ordered them to be published and observed, and the whole matter is pending before him and his council in the instant parliament, nevertheless, as he is informed, assemblies of armed men were made after the proclamations and ordinances aforesaid on both sides, and are still made, and invasions, homicides, robberies, and other evils are perpetrated, and it is feared will be perpetrated in greater number unless speedy remedy be provided: the king prohibits them and every one of them, under pain of forfeiture of life and limb and of their lands, goods and chattels, from presuming to make such assemblies of armed men, or being present at such assemblies, or attempting anything to the injury of his peace. The king is prepared to exhibit justice to both parties. He orders them to send to him some of them well informed concerning the premises with sufficient power, so that they be before him and his council at Westminster on Monday after St. Luke next, to inform him and his council concerning this matter. He has ordered the men and tenants aforesaid to send some of them in like manner, and has inhibited them from making assemblies of armed men, etc., as above.

MEMBRANE 8d.

July 14.
Lincoln.

Laurence de Flete, John Eliaduk of Tidde St. Mary, and Nicholas Hamund of Tidde St. Mary acknowledge that they owe to William Ughtred of Sutton-in-Holand 6*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

July 16.
Lincoln.

Robert Darcy, knight, acknowledges that he owes to John de Lymbury, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

John de Lymbury, knight, Philip Darcy, knight, Roger Petwordyn, knight, and William de Yerdeburgh of Osberneby acknowledge that they owe to John de Spanneby, clerk, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Cancelled on payment.

July 17.
Lincoln.

Brother John de Glynton, prior of Sempyngham, acknowledges, for himself and convent, that he owes to William de Kendale of Glynton 20*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Lincoln.

July 18.
Lincoln.

Richard de Peshale, knight, acknowledges that he owes to Master Pancius de Controne 10*l.* 9*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

July 16.
Lincoln.

To W. count of Hainault and Zeeland and lord of Friesland. The king has received complaint from Adam de Semere, burgess of Scardeburgh, that whereas he loaded a ship of his at Scardeburgh with divers goods and merchandises in order to take them to divers places within this realm and elsewhere for the purposes of trade, John Hughsone of Flessyng in Zeeland, Peter Maghlaynsone of Blankebergh, and John Pape, and other malefactors

1331.

Membrane 8d—cont.

of the count's lordship entered the said ship by armed force whilst she was sailing by the sea coast near Hornese, and took and carried away the goods and merchandises aforesaid and the tackle of the ship to the value of 40*l.*, wherefore Adam has besought the king to provide a remedy: the king therefore requests the count to order justice to be done to Adam in the recovery of his goods, etc., aforesaid, and for his damages in this behalf, and that he will apply such diligence in this matter as he would wish the king to do for his subjects coming into this realm in like case, certifying the king of his proceedings by his letters and by the bearer of the presents.

To Philip, king of France. The king has received complaint from Adam de Semere, burgess of Scardeburgh, that whereas he lately sent a ship of his laden with victuals and other necessities with his mariners and servants to parts beyond sea to buy merchandise there in order to bring it to this realm and elsewhere for the purposes of trade, certain malefactors of the power of the king of France entered the said ship by force and arms when she had arrived in a place called 'Aumpaunt' near La Baye within Philip's lordship, and took and imprisoned the men and mariners found in her, and detained them in prison for some time, and took and carried away the ship with the victuals and other goods and chattels found in her to the value of 100*l.* and also 40*l.* sterling in ready money, wherefore Adam has besought the king to provide a remedy: the king therefore requests Philip to order justice to be done to Adam in the recovery of his goods, etc. [*as in preceding order.*]

July 19.
Lincoln.

Simon son of Ralph de Southormesby, knight, acknowledges that he owes to William de Bohun, knight, and Richard le Archer 20*l.*; to be levied in default of payment, of his lands and chattels in co. Lincoln.

Stephen de Bassyngbourne acknowledges that he owes to John de Hunt-yngdon 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Cancelled on payment.

John son of Roger de Birthorp acknowledges that he owes to Roger de Birthorp 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.—The chancellor received the acknowledgment.

Robert de la Haye, the elder, acknowledges that he owes to Richard de Wylughby, knight, 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

July 18.
Lincoln.

To Philip, king of France. The king has received complaint from Roger de Radenor of Bristol that whereas he lately freighted a ship called '*La Eleyne*' of St. Valery from Ralph Lengleys of St. Valery, master of the said ship, at Southampton within this realm, and caused the ship to be laden with wool, hides, and other wares to the value of 200*l.* sterling, in order to take the same to Normandy to make his profit thereof, one John Gardyn of Harflee, master of a ship called '*La Seint Johan*' of Harflee, and certain other malefactors of Harflee in Normandy, sailed into (*trans-velarunt*) and sank the said ship by night when anchored before the town of Chef-de-Caux (*Kytecaus*) with John's ship under full sail (*velo extenso*), and took and carried away the wool, hides, and woollfells in the said ship, which were floating in the sea, wherefore Adam has besought the king to provide a remedy: the king therefore requests Philip to order justice to be done to Adam in the restitution of the said wool, hides and wool-fells and for his damages, as he would wish the king to do to his subjects in the like case, certifying the king by his letters and by the bearer of the presents of his proceedings.

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*Membrane 8d—cont.*July 18.
Lincoln.

To W. bishop of Norwich, the treasurer. Order to cause Robert de Benhale, William de Clopton, and John de Clopton, who are imprisoned in the Tower of London for divers trespasses and excesses against the king's peace whereof they are convicted, to be delivered from prison upon their finding mainpernors to have them before the king in his council in the next parliament, to wit on the octaves of Michaelmas, which mainpernors shall undertake that Robert, William, and John shall in the meantime conduct themselves well towards the king and that no damage shall arise to any of the king's realm through Robert, William, and John, or by their abetment or procuration.

By K.

To the keeper of the Tower of London, or to him who supplies his place. Order to cause the aforesaid Robert, William, and John to be delivered from prison at the treasurer's order.

By K.

July 21.
Lincoln.

Thomas de Baumburgh, keeper of the hospital of Boulton, acknowledges that he owes to Master Thomas de Garton 113*l.* 6*s.* 8*d.* ; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

*Note of payment of 40*l.**

Enrolment of indenture made between Master Thomas de Garton and Sir Thomas de Baumburgh, keeper of the hospital of Boulton, whereby the former grants that if the keeper die within the terms of payment of the sum contained in the preceding recognisance, or if the hospital be destroyed by war within that period so that it cannot be re-erected (*relevari*) without great expense, then the said keeper shall be discharged of any arrears of the aforesaid sum due at the time of his death or the time of the destruction. Dated at Lincoln, 23 July, 5 Edward III.

Memorandum, that Thomas de Garton came into chancery, on the said day, and acknowledged the preceding indenture.

John Pecche puts in his place William de Welingovre, clerk, to defend the execution of a recognisance for 126*l.* 13*s.* 4*d.* made by him to Edmund, late earl of Arundel.—Michael de Wath received the attornment.

June 25.
Norwich.

John de Flete, clerk, is sent to the abbot and convent of Middelton to receive the pension due from that house by reason of the new creation of the abbot.

By p.s. [4675.]

July 24.
Southwell.

Roger de Skeryngton, clerk, came before the king, on Wednesday after St. Mary Magdalene, and sought to replevy to Richard son of William de Skeryngton the latter's land in Skeryngton, which was taken into the king's hands for his default before the justices of the Bench. This is signified to the justices.

July 27.
Clipstone.

John Daundelyn, knight, Ranulph de Veer, and Henry son of Robert de Lyneden acknowledge that they owe to William Danet 154*l.* 10*s.* 2*d.* ; to be levied, in default of payment, of their lands and chattels in co. Northampton.

July 18.
Lincoln.

To the sheriff of Lincoln. The king has received complaint from John Basan, parson of the church of Waltham, that whereas he lately impleaded by way of appeal in the court of Canterbury William de Byham for despoiling him of his church aforesaid, or ordering him to be despoiled thereof, and although John was restored to the possession of the church by authority of the court, and the execution of the court's sentence was committed to the abbots of Thornton and Welhou, the dean of Grymesby, and the parson of the church of Northcotes by the commissaries of the official of the court, and they wished to restore him to the estate and possession that he had at

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Membrane 8d—cont.

the time of the despoiling, nevertheless the said William and John Comyn, Richard le Porter, Geoffrey Davy, Reginald de Moie, John Mauger Chamberlayn, Alexander Blare, Thomas le Keu, Adam Balle, and certain other malefactors, their accomplices, occupying the church and endeavouring to delay the execution of the sentence, came out of the church with armed power on Monday last, and hindered the abbots, dean, and parson by armed force from executing the sentence, and so assaulted them that they barely escaped with their lives, and the malefactors afterwards returned to the church, which they still occupy unduly: the king orders the sheriff to go in person to the church, and to admonish and induce all those thus in the church to render themselves to the king's peace under the incumbent pain, unless they have fled to the church for sanctuary for any felony, and if they neglect to do so, to take and imprison them as often and whenever they leave the church, so that they shall not be delivered from prison without the king's special order, taking with him for this purpose the *posse* of the county if necessary, and to cause proclamation to be made prohibiting any one, under pain of forfeiture, from giving, selling, or delivering any kind of victuals to the said malefactors whilst thus occupying the church, and to arrest and imprison until further orders any found doing so, certifying the king of their names and of his proceedings in this matter.

By K.

Aug. 2.
Clipstone.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of Tyntern, who is going to his chapter-general at Cîteaux by the king's order, to cross from that port with his horses and equipments and reasonable expenses.

By K.

The like for the following:

Aug. 6.
Clipstone.

The abbot of Waverle.

By K.

Aug. 7.
Clipstone.

The abbot of Forde.

The abbot of Dore.

The abbot of Vale Royal.

Aug. 7.
Clipstone.

Roger de Skeryngton, clerk, came before the king, on Wednesday after St. Peter ad Vincula, and sought to replevy to Richard son of William de Skeryngton the latter's land in Skeryngton, which was taken into the king's hands by reason of his default before the justices of the Bench against Thomas [son of] Robert 'the' Rest of Skeryngton. This is signified to the justices.

*MEMBRANE 7d.*July 5.
Lincoln.

To Alfonsus, king of Castile, [*etc.*]. Letter of credence in favour of John Darcy and William Trussel, the king's secretaries, to whom the king has opened the secrets of his mind concerning certain affairs that he has at heart, to be explained by them to Alfonsus by word-of mouth. [*Fœdera.*]

The like to the following:

The king of Portugal.

Philip, king of France.

The king of Navarre.

The king of Aragon.

The king of Majorca. [*Ibid.*]July 16.
Lincoln.

To S. archbishop of Canterbury. Summons to attend a parliament at Westminster on the morrow of Michaelmas next. He is ordered to summon

1331.

Membrane 7d—cont.

the prior of Christ Church, Canterbury, and the archdeacons of his diocese to be present at the said day and place, and the chapter of the said church and the clergy of his diocese to attend by their respective proctors. He is specially enjoined to be present at the said day and place and to summon the aforesaid prior, archdeacons, and clergy to attend as above, as it is the king's intention that the parliament shall be finished as quickly as possible, so that the labours and expenses of his people may be spared. By K. [*Rept. Dignity of Peer*, iv. 403.]

The like to W. archbishop of York and to nineteen bishops. [*Ibid.*]

To the abbot of St. Augustine's, Canterbury. Summons to attend the said parliament. [*Ibid.*]

The like to twenty-six abbots, two priors, and the prior of the Hospital of St. John of Jerusalem in England. [*Ibid.*]

To Thomas, earl of Norfolk and marshal of England. Summons to attend the aforesaid parliament. [*Ibid.*]

The like to nine earls and forty-seven others. [*Ibid.*]

To the sheriff of York. Order to cause two knights of that shire, two citizens from every city, and two burgesses from every borough of that county to be chosen to attend the aforesaid parliament. [*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause two barons from each of the said ports to be chosen to attend the aforesaid parliament. [*Ibid.*]

To Geoffrey le Scrop, chief justice. Summons to attend the aforesaid parliament to treat with others of the king's council. [*Ibid.*]

The like to eleven others. [*Ibid.*]

July 23. To William de Clynton, constable of Dover castle and warden of the
Lincoln. Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Henry de Bello Monte, who is going to parts beyond sea by the king's licence, to cross from that port with his household, horses, equipments, and silver vessels.

July 18. To the prior and convent of Holy Trinity, London. Order to grant to
Lincoln. John de Westmancote, king's clerk, the pension due from them to one of the king's clerks, by reason of the new creation of the prior. By p.s. [4721.]

July 23. William de Gamelthorp, parson of the church of Dyngeleye, diocese of
Lincoln. Lincoln, acknowledges that he owes to Matilda Coppere of Lincoln 7*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.

July 28. Walter de Jernemuth acknowledges that he owes to Edmund Pynkeneye
Clipstone. 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Rutland.

Aug. 4. John Pyk, who has long served the king and his father, is sent to the
Clipstone. prior and convent of Dover to receive such maintenance in that house as Richard de Dovorr, deceased, had therein by the late king's request.

By p.s. [4768.]

Master Robert de Cantuaria, canon of London, puts in his place John de Clent and Adam de Braunfeld to prosecute the execution of a recognisance for 20*l.* made to him by Matilda, late the wife of Jordan le Bakere of Newynton in the late king's chancery.

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*Membrane 7d—cont.*Aug. 15.
Clipstone.

Brother John, prior of Monks' Thetford, diocese of Norwich, acknowledges, for himself and convent, that he owes to Nicholas de Strattone, citizen and merchant of London, 200*l.*; to be levied, in default of payment of his lands and chattels and ecclesiastical goods in co. Norfolk.—The chancellor received the acknowledgment.

*Cancelled on payment.*Aug. 6.
Clipstone.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Henry de Bello Monte, whom the king is sending to parts beyond sea upon certain of his affairs, to cross from that port with his men, horses, and equipments. By K.

*MEMBRANE 6d.*Aug. 16.
Clipstone.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of Langedon, whom the king is sending to parts beyond sea for the expedition of certain of his affairs, to cross from that port with his men, horses, and equipments and with 40*l.* for his expenses. By K.

Aug. 25.
Rockingham.

John de Wyntonia, parson of the church of Atherton, in the Isle of Wight, diocese of Winchester, acknowledges that he owes to William de Lecbury, parson of the church of Wonsynton, 10 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Southampton.

Aug. 20.
Berks.

To the sheriff of Oxford and Berkshire. Order to supersede until the quinzaine of Michaelmas the demand upon Philip de la Beche for 41*l.* 8*s.* 10*d.*, which are exacted from him by summons of the exchequer for the time when he was sheriff of those counties, as he asserts that he has letters of acquittance and other evidences whereby he ought to be acquitted of this sum, and he has found security in chancery to answer to the king at the exchequer at the said quinzaine for this sum, unless he prove that he ought to be discharged of it, to wit by Nicholas del Hagh, Walter de Overscumber, Walter Osberne, and William Barfot of co. Berks.

Aug. 22.
Bedford.

John, abbot of Eynesham, acknowledges for himself and his convent, that he owes to Master John de Bradewas, clerk, 200*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in cos. Gloucester and Oxford.—Thomas de Evesham, clerk, received the acknowledgment by writ.

Aug. 21.
Bedford.

To the sheriff of Worcester. Order to supersede until the quinzaine of Michaelmas next the demand made upon the lands of William la Zousche de Mortuo Mari and Eleanor his wife, one of the daughters and co-heiresses of Gilbert de Clare, formerly earl of Gloucester, for the debts of the said earl, upon William's finding security to answer to the king for the debts at the said quinzaine unless he can prove that he ought to be discharged thereof, as he and Eleanor assert that they have letters patent of the late king pardoning all the debts due from the said earl at his death to the said king.

The like to the sheriffs of the following counties :

Oxford and Berks.

Essex.

Surrey and Sussex.

Gloucester.

Leicester.

Hereford.

Canterbury.

Wilts.

Aug. 22.
Nottingham.

Roger de Skerington, clerk, came into chancery, on Friday after the Decollation of St. John the Baptist, and sought to replevy to Richard son of William de Skerington the latter's land in Skerington, which was taken

1331.

Membrane 6d—cont.

into the king's hands for his default before the justices of the Bench against Thomas son of Robert 'the' Rest of Skeryngton. This is signified to the justices.

Aug. 26.
Kingscliffe.

John le Rider, who has long served the king and his father, is sent to the abbot and convent of Shrewsbury to receive for life such maintenance in their house as Roger de Kegheleye, deceased, had therein by the request of Edward I. By p.s. [4797.]

Margaret, late the wife of William de Bereford, and Edmund de Bereford, executors of the will of the said William, put in their places Hugh de Berewyk to prosecute the execution of a recognisance for 80*l.* made to them by Simon, abbot of Rameseye, in chancery.

Aug. 27.
Kingscliffe.

To the abbot and convent of Leicester. Request that they will admit into their house John de Stratford, chaplain, and that they will administer to him for life such maintenance as William de Pavillons, deceased, had therein by the late king's request, as the king compassionates the estate of John, who is broken down by age. By p.s. [4799.]

Aug. 25.
Kingscliffe.

Matilda de Wilmyngton, in consideration of her long service to Eleanor, the king's sister, is sent to the abbot and convent of St. Augustine's, Canterbury, to receive such maintenance in their house as William le Barber, deceased, had therein by request of Edward I. By p.s. [4793.]

Sept. 3.
Ashbourn-in-
the-Peak.

Laurence de Meys of Southampton acknowledges that he owes to Richard de Ayremynne, clerk, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Walter Wytegod of Southampton acknowledges that he owes to John le Palmer of Wiuchester 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Henry Flemyng' of Southampton acknowledges that he owes to Henry Russel of Salesbury 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

John Flemyng' of Southampton, the elder, acknowledges that he owes to John Pyk of Cranebourn 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

The said John acknowledges that he owes to Nicholas Pyk of Cranebourn 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Aug. 3.
Clipstone.

William Deyvill, who has long served the king and his father, is sent to the abbot and convent of Abbotesbury to receive such maintenance as Norman Beaufiz, deceased, had in their house at the request of Edward I. By p.s. [4765.]

Sept. 4.
Ashbourn-in-
the-Peak.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause to be provided and freighted, immediately upon sight of this order, as many ships as shall be necessary for the passage of the countess of Holland and Zeeland, the king's mother, who is coming to him in England shortly, and to cause them to be taken to Whitsand for the aforesaid passage, as John Moyard, the king's serjeant-at-arms, whom the king is sending to him in this behalf, shall inform him and the masters and mariners of the ships. By K. [Fædera.]

Enrolment of grant by Oliver de Ingham, knight, to John his son and Katherine, his son's wife, of the manor of Sterston, co. Norfolk, saving to Oliver a rood of land and a hill (*monticulo*) to build a windmill upon and

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Membrane 6d—cont.

the easement of the usual ways for the carriage of corn and other things to that place, to have to them and to the heirs of their bodies, rendering therefor 5 marks yearly and doing the services due to the chief lords; with reversion in case John and Katherine die without an heir of their body to Oliver. Witnesses: Ed. Seymor, knight; John le Parkere; William Claver; Thomas de Bramton; Stephen Pechun. Dated at Sterston, on Monday after St. Bartholomew, 5 Edward III.

Memorandum, that Oliver came into chancery at Wonsyngton, on 4 September, and acknowledged the aforesaid deed.

Sept. 4. To the mayor and bailiffs of Southampton. Order to cause Oliver de Ashbourn. Ingham, whom the king has appointed seneschal of the duchy [of Aquitaine], whither he is going in the king's service, to have sufficient passage of ships in that port for himself, his men and things to the said parts at his cost.
By K.

Sept. 13. Robert Peltebem acknowledges that he owes to John le Fremour Tideswell. 100 marks; to be levied, in default of payment, of his lands and chattels in cos. Kent and Sussex.—The chancellor received the acknowledgment.

Sept. 16. John son of Luke de Ovre acknowledges that he owes to Master Dunstable. Thomas de Garton, parson of the church of Ovre, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge. The chancellor received the acknowledgment.

Sept. 6. Henry de Lyme of Southampton acknowledges that he owes to John le Tideswell. Pulter of Southampton, 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment, acknowledged by Robert, clerk of Southampton, executor of John's will.

Sept. 24. To William de Clynton, constable of Dover castle and warden of the London. Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the abbot of Lavendene, who is going to Prémontré to make his obedience to the abbot of Prémontré due by reason of his new creation, to pass to the said parts from that port with 100*s.* for the expenses of himself and his household.
By K.

Oct. 2. Richard de Gloucestria, son and heir of Richard de Gloucestria, of London, Westminister. acknowledges that he owes to John del Brendwode, fripperer (*phelipar*'), 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Oct. 3. Arnald de Duro Forti, lord of Fespuche (*Fesso Podio*), and Arnald his Westminister. son, and John de Podio Berzaco, archdeacon of Winchester, acknowledge that they owe to Acheritus de Portenar[iis] and John de Portenar[iis], merchants of Florence, 800 marks; to be levied, in default of payment, of their lands and chattels in co. Southampton.

Cancelled on payment.

Geoffrey son of Richard de Trewe acknowledges that he owes to John de Craule 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Oct. 4. Elias Walewayn, parson of the church of Stok Edit, diocese of Hereford, Westminister. acknowledges that he owes to John Vampage 40*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Hereford.

Enrolment of grant by Thomas de Doudeswelle to Robert Gynne, burghess of Bristol, merchant, of 20*l.* of yearly rent from his lands in

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Membrane 6d—cont.

Doudeswelle, Olveston, and Berewyk, co. Gloucester. Dated at Westminster, 6 October, 5 Edward III.

Memorandum, that Thomas came into chancery at Westminster, on 16 October, and acknowledged the aforesaid deed.

MEMBRANE 5d.

- Sept. 3. To L. count of Flanders. Request that he will cause satisfaction to be
Tideswell. made to Gauselin Pagani and Reymund his brother for the wines, wheat, etc., taken from the ship called '*La Mariot*' of Gosford and carried to Le Swyne within the count's power, in accordance with the late king's request [*as in this Calendar, 10 Edward II., page 456*], so that it may not behove the king to provide them with another remedy, certifying the king by his letters and the bearer of the presents of his proceedings.
Vacated, because otherwise below.
- Sept. 13. John de Borham came before the king, on Friday after the Nativity of
Tideswell. St. Mary, and sought to replevy to Elias son of William de Freyll the said Elias's land, which was taken into the king's hands for his default before the justices of the Bench against Walter atte Purye. This is signified to the justices.
- Sept. 10. Joan de Bureford, wife of the king's yeoman William le Porter,* is sent
Bakewell. to the prior and convent of Ledes to receive such maintenance in their house as William de Balsham, deceased, had therein at the late king's request.
By p.s. [4811.]
- Sept. 20. Richard son of John Taillour came before the king, on Friday after the
Sheen. Exaltation of the Holy Cross, and sought to replevy his land and the land of Dionisia and Alice his sisters, Robert son of Robert le Taillour, Edmund Aleyn, and Maximilla his wife, and of Maximilla atte Hope in Alkham, which was taken into the king's hands for their default before the justices of the Bench against John atte Girke. This is signified to the justices.
- Sept. 23. Walter de Matham acknowledges that he owes to John de Stratford,
London. bishop of Winchester, 10*l.*; to be levied in default of payment, of his lands and chattels in co. Surrey.
Brother James de Cusancia, prior of Pritewell, acknowledges, for himself and convent, that he owes to John de Marton, parson of the church of Westtillbury, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.
- Sept. 22. Roger de Skeryngton, clerk, came before the king, on Sunday after
Sheen. St. Matthew, and sought to replevy to Richard son of William de Skeryngton the said Richard's land in Skeryngton, which was taken into the king's hands for his default before the justices of the Bench against Thomas son of Robert 'the' Rest of Skeryngton. This is signified to the justices.
- Sept. 15. To L. count of Flanders. Request that he will hear the complaint of
Northampton. Gauselin Pagani and Reymund his brother, Richard Pynseweyn, master of the ship called '*La Maryot*', of Goseford, and the mariners of the said ship concerning its robbery by men of the power of Robert, late count of Flanders [*as in this Calendar, 10 Edward II. page 456*], and to cause justice to be done to them, so that it may not behove the king to provide them with another remedy, the late king having requested Robert to do so, and, as he did nothing, arrest of the goods of his men was proceeded to [*as in this Calendar, 10 Edward II. page 385*], as the king is unwilling to

* Called *William nostre porter* in the privy seal.

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Membrane 5d—cont.

proceed so rigorously in the matter, provided that speedy justice be done to the said men in friendly manner. The count is requested to certify the king of his proceedings by his letters and by the bearer of the presents.

Sept. 8.
Castleton.

Richard Champion, in consideration of his good service to Edward I. and Edward II. is sent to the prior and convent of Carlisle to receive such maintenance as Peter de Kirkosewald, deceased, had in their house at the request of Edward I. By p.s. [4809.]

Sept. 28.
Westminster.

Ralph de Camoys, knight, and Thomas his son, acknowledge that they owe to Joan, daughter of Laurence Basset of Cornwaill, knight, 240*l.*; to be levied, in default of payment, of their lands and chattels in co. Sussex.

Ivo Perceval of St. Albans acknowledges that he owes to Robert Albyn of Hemelhampstede 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Sept. 30.
Westminster.

John de Wonecote acknowledges that he owes to Master Robert de Stratford, clerk, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Gilbert de Ledred acknowledges that he owes to William Trussel 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Oct. 1.
Westminster.

Robert le Conestable, knight, acknowledges that he owes to Master Thomas de Garton 4*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Oct. 4.
Westminster.

Hugh de Normanton of co. Nottingham acknowledges that he owes to Henry, earl of Lancaster, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.—H. de Edenstowe received the acknowledgment.

Cancelled on payment, acknowledged by the earl before Michael de Wath.

Laurence de Stretton acknowledges that he owes to John Snap 100 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

William 'by the Wode' of Wokyngham acknowledges that he owes to Robert Bullok, lord of Erburghfeld, and Ralph, parson of the church of that town, 350*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Ralph Bygod, knight, acknowledges that he owes to William la Zousch of Haryngworth 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Ralph de Stafford, knight, acknowledges that he owes to Richard de Stafford, his brother, 80 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

MEMBRANE 4d.

Enrolment of grant by William de Henlee, knight, to Sir John de Ifeld and Margery his wife of all the lands that he had in Ticheseye on the hill called 'Longedoune' and 'Geraldensdene,' with a grove called 'Geraldensgrove,' and with seven acres of land in Pychardesfeld, which land of Longedoune and Geraldensdene with the grove lie between the land of Henry de Coddleston called 'Doggetteslond' on the west and the garden of John de Bottelegh and the common pasture of Tycheseye on the east, and

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Membrane 4d—cont.

between the king's highway leading from Edulmesbrugg (*sic*) to Croydone on the north and the land of Thomas Trenchefoyl and the land and grove of Robert atte Watere and the land of Henry de Coddesson on the south, as the metes and bounds there show, and the seven acres of land in Pychardefeld lie between the common pasture of Tycheseye on the south and the land of Sir William Melksop on the north and west and the land of John de Bottelegh on the east, as the metes and bounds show. He also grants to them 4s. of yearly rent that he was wont to receive from John de Bottelegh from a tenement called 'Bernereslond' in Tycheseye, to have and to hold to them and to the heirs male of the said John, with remainder to Katherine, daughter of the said John de Ifeld, and to the heirs of her body, with remainder to John son of John de Wakehurst and the heirs of his body, with remainder over to the right heirs of John de Ifeld. Witnesses: Sir Robert de Stanegrave, knight; Thomas Retheryk; John de Burstowe; Henry de Coddeston; John de Stokette; John de Stalkyndenne; Roger le Frenssh; John le Forester; Roger de Chelesham; Nicholas de Betenestede; Richard Trewe; William atte Bysse; John ate Holylond; Robert atte Holylonde. Dated at Chelesham, 20 August, 5 Edward III.

Memorandum, that William came into chancery at Westminster, on 3 September, and acknowledged the aforesaid charter.

Enrolment of release by John son of Sir William de Henle to the aforesaid John and Margery of his right in all the lands that John had by demise from William in Tycheseye [*as in preceding enrolment*] and in 4s. of yearly rent from John de Bottelegh, all of which ought to revert to the releasor after his father's death as of the inheritance of Isabella, his mother. Witnesses as in preceding enrolment. Dated at Chelesham, 23 August, 5 Edward III.

Memorandum, that John son of William de Henle came into chancery at Westminster, on 3 October, and acknowledged the preceding release.

Oct. 4. Robert de Scotland of Estlaton acknowledges that he owes to Edmund Westminster. de Herlethorpe, clerk, 26s. 8d.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Richard de la Wodehall acknowledges that he owes to Walter Power, clerk, 30s.; to be levied, in default of payment, of his lands and chattels in co. York.

Oct. 4. Giles de Bello Campo acknowledges that he owes to Hawisia, late the Westminster. wife of Walter de Gloucestria, 80l.; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Cancelled on payment.

Enrolment of deed of the aforesaid Hawisia, granting that the preceding recognisance shall be cancelled upon payment of 40l. at terms specified. Witnesses: Sir John Inge, Sir William de Bello Campo, Sir Robert de Bray, Sir John de Sapy, knights; Roger Hillary; John de Hampton; William de Bradewell; and Henry de Wenlond. Dated at Westminster, on Sunday the octaves of Michaelmas, 5 Edward III.

Memorandum, that Hawisia came into chancery, on the said day, and acknowledged the aforesaid deed.

Oct. 4. Giles de Bello Campo acknowledges that he owes to Hawisia, late the Westminster. wife of Walter de Gloucestria, 40l.; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Enrolment of deed of the aforesaid Hawisia, granting that the aforesaid recognisance shall not be executed if Giles pay to her yearly a rent of 10l. for her life in his manor of Alecestre, as contained in his deed

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Membrane 4d—cont.

whereby he is bound to her in the said sum. Witnesses: Sir John Inge, Sir William de Bello Campo, Sir Robert de Bracy, Sir John de Sapy, knights; Roger Hillary; John de Hampton; William de Bradewell; Henry de Wenlond. Dated at Westminster, on Sunday the octaves of Michaelmas, 5 Edward III.

Memorandum, that Hawisia came into chancery at Westminster, on the said day, and acknowledged the preceding deed.

Enrolment of grant from Giles de Bello Campo to the aforesaid Hawisia, for her life, of a yearly rent of 10*l.* from his manor of Alecestre. Witnesses as in preceding deed. Dated at Westminster, on Saturday after Michaelmas, 5 Edward III.

Memorandum, that Giles came into chancery at Westminster, on the said day, and acknowledged the preceding deed.

Enrolment of release by the aforesaid Hawisia to the said Giles of her right in the manor of Alecestre and in all reversions in the same. Witnesses as above. Dated at Westminster, on Friday after Michaelmas, 5 Edward III.

Memorandum, that Hawisia came into chancery at Westminster, on the said day, and acknowledged the preceding deed.

Oct. 8. Henry Lucas acknowledges that he owes to Henry Herberd 60*l.*; to be Westminister. levied, in default of payment, of his lands and chattels in co. Essex.

Oct. 9. John de Hothum, knight, acknowledges that he owes to Walter de Creyk Westminister. 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

*Cancelled on payment.**MEMBRANE 3d.*

Oct. 8. John Dringewater acknowledges that he owes to Henry de Cobeham, Westminister. knight, 46*s.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Clement le Chaundeler acknowledges that he owes to Henry 46*s.*; to be levied as above.

Adam Brid acknowledges that he owes to Henry 4*l.* 8*s.* 0*d.*; to be levied as above.

Robert atte Stole acknowledges that he owes to Henry 46*s.*: to be levied as above.

Robert Day acknowledges that he owes to Henry 46*s.*; to be levied as above.

John Potyn acknowledges that he owes to Henry 46*s.*: to be levied as above.

Thomas Fykeys acknowledges that he owes to Henry 4*l.* 8*s.* 0*d.*; to be levied as above.

John Chose acknowledges that he owes to Henry 46*s.*; to be levied as above.

William Chose acknowledges that he owes to Henry 46*s.*; to be levied as above.

Thomas de Hunbergh acknowledges that he owes to Henry 46*s.*; to be levied as above.

John de Hampton acknowledges that he owes to Henry 46*s.*; to be levied as above.

William Spicer acknowledges that he owes to Henry 46*s.*; to be levied as above.

Robert de Batlescombe acknowledges that he owes to Henry 4*l.* 8*s.* 0*d.*; to be levied as above.

Ralph le Baker acknowledges that he owes to Henry 46*s.*; to be levied as above.

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Membrane 3d—cont.

John Leye acknowledges that he owes to Henry 46s.; to be levied as above.

John Scot acknowledges that he owes to Henry 46s.; to be levied as above.

William de Rowe acknowledges that he owes to Henry 46s.; to be levied as above.

Henry le Talour acknowledges that he owes to Henry 46s.; to be levied as above.

John Lengleys acknowledges that he owes to Henry 46s.; to be levied as above.

To the treasurer and barons of the exchequer. Order to permit Oliver de Ingham, seneschal of Gascony, who is staying there in the king's service, to have respite until the quinzaine of Easter next for all accounts that he is bound to render and for all debts due to the exchequer from him for any cause.
By K.

Oct. 10. William Pleytour acknowledges that he owes to Thomas Gentilcorps
Westminster. 10 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Roger de Ryverys acknowledges that he owes to Richard de Keleshell 100s.; to be levied, in default of payment, of his lands and chattels in co. Berks.

Roger de Donkele acknowledges that he owes to William de Tanrygge 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

John de Yerdhill acknowledges that he owes to Gilbert de Burghdon, knight, 56*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Cancelled on payment.

The said John acknowledges that he owes to the aforesaid Gilbert 143*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Cancelled on payment.

Oct. 11. Richard de Biflet puts in his place Thomas Abraham to prosecute the
Westminster. execution of a recognisance for 25 marks made to him in chancery by Nicholas de Pershut.

William de la Zousch of Assheby, Roger de Mortuo Mari, clerk, and Matthew de Crauthorn of co. Devon acknowledge that they owe to John de Grantham, citizen and pepperer of London, 300*l.*; to be levied, in default of payment, of their lands and chattels in co. Leicester.

John de Boroudon, the younger, acknowledges that he owes to Thomas de Baumburgh, parson of the church of Emeldon, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Henry de Hull, knight of co. Kent, acknowledges that he owes to Alexander de Moubray, knight, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Thomas son of John de Hertford acknowledges that he owes to Ralph de Nevyl 80 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Note of payment of 40 marks.

Robert Peltebem acknowledges that he owes to Richard de Kent, the younger, citizen and tailor of London, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Enrolment of release by John son of Alan de Walkyngham to the provost and scholars of the house of St. Mary, Oxford, of his right in the

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Membrane 3d—cont.

advowson of the church of Aberford, diocese of York, which he hereby warrants to them. For this release and warranty the provost and scholars have granted to him participation in the masses and prayers to be made by them amongst themselves. Witnesses: Master Henry de Clyf, keeper of the rolls of chancery; Sir Henry de Edenestowe, Sir Thomas de Evesham, Sir Thomas de Baumburgh, Sir John de Sancto Paulo, clerks of chancery; Thomas Deyvill; John de Kilvyngton; Thomas de Knareburgh, clerk. Dated at London, on Wednesday the feast of St. Denis, 5 Edward III.

Memorandum, that John came into chancery, at Westminster, on 11 October, and acknowledged the preceding deed.

Enrolment of grant by William de Shareshull to Robert son of Peter Boudekyn of Henlee of 60s. of yearly rent, to be received from William's lands in co. Oxford until Robert be promoted to an ecclesiastical benefice of the value of 20*l*. Dated at Westminster, on Monday after Midsummer, 5 Edward III.

Memorandum, that William came into chancery, on 12 October, and acknowledged the preceding deed.

Oct. 12. Westminster. John de Annesleye of Morton acknowledges that he owes to Brother Ralph de Combe, master of the house of St. Thomas the Martyr of Acre, London, 18 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Thomas, bishop of Hereford, puts in his place Robert de Hemmyngburgh, clerk, and Richard Russel to prosecute the execution of a recognisance for 40*l*. made to him by John, late bishop of Bath and Wells, in chancery.

Robert de Tanton, clerk, puts in his place Thomas de Grove and John de Britton to prosecute the execution of a recognisance for 24*l*. made to him in chancery by Master Robert de Rydmere.

John Pippard, vicar of the church of Mentmore, acknowledges that he owes to John de Farendon, clerk, 100s.; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Gerard Lazar, merchant of Luca, puts in his place Cambinus Spayn to prosecute the execution of a recognisance for 20*l*. made to him in chancery by William Davy, parson of the church of Overton.

Oct. 13. Westminster. Robert son of Richard de Waltham of Melton Moubray acknowledges that he owes to Walter son of Walter le Prest of Melton Moubray 40*l*.; to be levied, in default of payment, of his lands and chattels in co. Leicester.—Thomas de Evesham received the acknowledgment.

John de Grey of Retherfeld acknowledges that he owes to Richard de Grey of Codenovre 100*l*.; to be levied, in default of payment, of his lands and chattels in co. Nottingham.—H. de Edenstowe received the acknowledgment.

Cancelled on payment.

Henry du Boys acknowledges that he owes to Ralph Basset of Draiton 88 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Oct. 15. Westminster. Edmund de Sancto Mauro, knight, acknowledges that he owes to Thomas Sterre, citizen of London, 100*l*.; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.—H. de Eden[stowe] received the acknowledgment.

Oct. 17. Westminster. John de Lincolnia of Wisbeche, chaplain, acknowledges that he owes to Thomas de Reppes 100 marks; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

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MEMBRANE 2d.

Oct 5. Richard Waleys, knight, acknowledges that he owes to Master John de Westminster. Offord, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Oct. 6. Thomas de Shene of London and of co. Surrey and Peter de la Spyneye Westminster. of co. Surrey acknowledge that they owe to Thomas de la Vyne 13*l.* 2*s.* 6*d.*; to be levied, in default of payment, of their lands and chattels in London and in co. Surrey.

Oct. 8. Robert de Bousser, knight, acknowledges that he owes to Robert de Westminster. Cheddeworth, William du Park, and William Pykerel, executors of the will of Robert de Veer, late earl of Oxford, 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Thomas de Nereford, knight, acknowledges that he owes to the said executors 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Innocent Giffard acknowledges that he owes to the said executors 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Edmund de Gonevyll, clerk, acknowledges that he owes to the said executors 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Henry de Welde acknowledges that he owes to the said executors 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

John de Breouse, knight, acknowledges that he owes to the said executors 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Oct. 1. Roger de Skeryngton, clerk, came before the king, on Tuesday after Westminster. Michaelmas, and sought to replevy to Richard son of William de Skeryngton the said Richard's land in Skeryngton, which was taken into the king's hands for his default before the justices of the Bench against Thomas son of Robert 'the' Rest of Skeryngton. This is signified to the justices.

Oct. 9. Nicholas Martyn acknowledges that he owes to John de Baunfeld Westminster. 73*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Cicely le Leche of Oxford acknowledges that she owes to Richard de Plumpton 4*l.*; to be levied, in default of payment, of her lands and chattels in co. Oxford.

Adam de Redeman acknowledges that he owes to Robert de Sandford 5 marks; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Richard 'of the Hull' of Poywyk acknowledges that he owes to Walter le Smyt of Poywek 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

* John Pride acknowledges that he owes to John de Hampton 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Aug. 11. Thomas the janitor of the king's wardrobe is sent to the prior and convent of Lenton to receive such maintenance in their house as Adam le Nottingham. Porter, deceased, had therein by the late king's request. By p.s. [4782.]

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Membrane 2d—cont.

Oct 10. Gilbert de Berewyk acknowledges that he owes to John Torvy of Overe Westminster. Wereston 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.—Master Róbert de Stratford received the acknowledgment.

Ed. Lespicér of Canterbury acknowledges that he owes to John Hamund, pepperer (*peverer*), citizen of London, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

John Annoie of Haveryng-atte-Boure of Essex acknowledges that he owes to John atte Diche of London, 'plummer,' 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Robert de Burton, clerk, acknowledges that he owes to John de Drax, parson of the church of Galby, 5 marks; to be levied in default of payment, of his lands and chattels in co. Stafford.

Master Peter Galicyen, parson of the church of Horneastre, diocese of Lincoln, acknowledges that he owes to John de Monte Gomeri 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Peter Insshewes, prior of Lewes, acknowledges that he owes to John Wroth and Joan his wife 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

— Percival Symeon puts in his place Aymer Percival his son to prosecute the execution of a recognisance for 23 marks made to him in chancery by Matthew de Bassynburn, knight.

Oct. 10. John Gerard of co. Chester, clerk, acknowledges that he owes to Richard Westminster. Gent of Caistor (*de Castro*) 20 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Oct. 8. Richard son of Richard Monyword of Hereford came before the king on Westminster. Friday after St. Denis, and sought to replevy his land in Hereford, which was taken into the king's hands for his default before the justices of the Bench against William le Lokiere and Edith his wife. This is signified to the justices.

Oct. 8. To the treasurer and barons of the exchequer. Order to cause John de Westminster. Warennia, earl of Surrey, to have respite until Easter next for all debts due from him to the exchequer. By K.

Oct. 16. William de Scargill acknowledges that he owes to John de Wodehous, Westminster. clerk, 8*l.* 9*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Reginald de Botereux and Ralph Bloyou, knights, acknowledge that they owe to John de Grantham, citizen and pepperer of London, 100 marks; to be levied, in default of payment, of their lands and chattels in co. Cornwall.—H. de Edenstowe received the acknowledgment.

John Foucher, parson of the church of Newyndenn, diocese of Canterbury, acknowledges that he owes to William de Loppedelle and Thomas de Loppedelle, his brother, 50 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Kent.—H. de Edenstowe received the acknowledgment.

Oct. 15. John de Burton of Kyneslay and Laurence de Castelay acknowledge that Westminster. they owe to Michael de Wath, clerk, and Isabella, late the wife of Godfrey

1331.

Membrane 2d—cont.

de Staynton, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Enrolment of indenture made at Westminster, on 15 October, 5 Edward III. between John de Burton of Kynnesley and Laurence de Castlay, on the one part, and Sir Michael de Wath, clerk, and Isabella, late the wife of Godfrey de Staynton, on the other, whereby Michael and Isabella grant that the preceding recognisance shall be cancelled if John and Laurence make and appoint before Whitsuntide next a chantry at their own costs to endure for ever of a chaplain scholar or regular celebrating divine service daily for the soul of the said Godfrey and for the souls of all the faithful dead, in the priory of St. Oswald or in the priory of Monks' Bretton, or in the priory of Hampol, or in any other fixed place, and if they pay to Michael and Isabella 20 marks at certain specified terms.

Memorandum, that Michael and Isabella came into chancery at Westminster, on the said day, and acknowledged the preceding indenture.

Oct 16.
Westminster.

Thomas de Doudeswell acknowledges that he owes to Robert Gyene of Bristol, merchant, 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.—H. de Edenstowe received the acknowledgment.

William de Thefford, chaplain, puts in his place John de Stoke, clerk, to prosecute the execution of a recognisance for 5 marks made to him by John Scripp, parson of Ledenham church, diocese of Canterbury.

Oct. 17.
Westminster.

John atte Barre of Okeham acknowledges that he owes to Simon de Neuenton 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Rutland.

John de Saham, clerk, and John son of Ralph le Mareschal of Bedeford acknowledge that they owe to John de Wodehous, clerk, 13 marks; to be levied, in default of payment, of their lands and chattels in co. Bedford.

Cancelled on payment.

The prior of Handewora, diocese of Winchester, and Master Peter de Galiciano, parson of the church of Horncastre, diocese of Lincoln, acknowledge that they owe to Acheritus de Portinar[iis] and John de Portinar[iis], merchants, of Florence, 200 marks; to be levied, in default of payment, of their lands and chattels in co. Southampton.

William de Tanrigge acknowledges that he owes to Walter de Blecching-legh, citizen of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Simon de Neuenton acknowledges that he owes to John atte Barre of Okeham 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

William de Cheney, knight, of co. Kent acknowledges that he owes to Richard de Hakenaye, citizen and wool-merchant (*lanarius*) of London, 240*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment, acknowledged by John de Causton and Alan Gilles, Richard's attorney.

John son of Robert de Farendon acknowledges that he owes to William de Nywetoun, clerk, 72*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

5 EDWARD III.—PART II.

MEMBRANE 17.

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Oct. 16. To William Trussel, escheator this side Trent. Whereas the king lately
Westminster. ordered him to certify him of the reason for taking into the king's hands two carucates of land belonging to Thomas de Roshale and Elizabeth his wife in Northampton, and the escheator has returned that he found by an inquisition of office taken before him that Thomas and Elizabeth, daughter and heiress of Richard Gobyon, deceased, held the two carucates as of Elizabeth's right by the service of 2s. to the exchequer yearly by her own hands, and that they alienated the said land in fee to Matthew, late parson of Roshale church, and that Matthew, having had seisin thereof, granted it to Thomas and Elizabeth, and to Elizabeth's heirs, without royal licence, and that the escheator had therefore taken it into the king's hands: as it is found by the inquisitions taken after Richard's death and returned into the chancery of Edward I. concerning his lands, that Richard at his death held in his demesne of fee his manor in Northampton of the said king in chief by burgage, rendering therefor 15s. 4d. to the reeveship of the town of Northampton yearly to the ferm of that town, the king orders the escheator, if the lands thus taken into the king's hands by him are the same lands that Richard thus held in burgage, to remove the king's hands from them if they are in the king's hands solely for this reason, and to restore to Thomas and Elizabeth any issues received thence.

Oct. 17. To the sheriff of Cornwall. Order to cause a coroner for that county to
Westminster. be elected in place of John Chauntecler, who has no lands in fee in that county to qualify him.

Oct. 12. To William de Shaldeford, keeper of the lands that belonged to Roger
Westminster. de Mortuo Mari of Wyggemore in cos. Hereford, Salop, Wales, and the marches of Wales. Whereas at the prosecution of Edmund de Mortuo Mari, son of Roger de Mortuo Mari of Wyggemore, suggesting that John de Hothum, now bishop of Ely, and Philip ap Howel granted to the said Roger by the late king's licence the castle and manor of Wyggemore, the land of Melenyth, with the castles of Kenthles and Dynband in that land, the land of Kedewynk with the castle of Dolvoreyn, and the land of Comotoyder, which they had of Roger's feoffment by the late king's licence, to have and to hold to Roger and the heirs of his body, with remainder in default of such heirs to the said Edmund and the heirs of his body, and that Roger was seised of the premises by virtue of the grant aforesaid, and continued his seisin thereof until the premises were taken into the king's hands amongst his other lands by reason of his forfeiture, and Edmund has besought the king to cause the castles, manor, and lands aforesaid to be delivered to him, the king appointed Ralph Basset of Drayton, Richard de Wylughby, Roger Hillary, and Robert de Aston to make inquisition concerning the premises, and it is found by the inquisition taken by Roger and Robert in the presence of Richard de Dulverun, supplying the said keeper's place in those parts, that the aforesaid John and Philip, on 8 August, in the 10th year of the late king's reign, granted to Roger the castles, manor, and lands aforesaid as above, with remainder, in case Edmund died without an heir of his body, to Roger's right heirs, and that Roger was seised thereof by virtue of this grant until 4 November last, when they were taken into the

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Membrane 17—cont.

king's hands by reason of his forfeiture, and that they are in the king's hands for this reason only, and that Edmund did not remit his right in the premises to Roger or to any one else, and has not changed his estate therein in any way, and that the said castles, manor, and lands, with other lands of the barony of Wyggemore, are held of the king in chief by the service of $2\frac{1}{2}$ knights' fees: the king, who has taken Edmund's homage for the castles, manor, and lands aforesaid and rendered them to him, orders the keeper to cause the castles, manor, and lands aforesaid to be delivered to Edmund, together with the issues thereof from the time of their being taken into the king's hands for which answer has not yet been made to the king.

By K. and all his council in parliament.

Oct. 17.
Windsor.

To the sheriff of Hereford. Order, reciting the preceding order, to deliver to the said Edmund the castle and manor of Wyggemore, which are in the sheriff's custody, together with the issues thereof from the time of their being taken into the king's hands for which answer has not yet been made to the king.

By K. and all his council in parliament.

The like to the sheriff of Salop to deliver to Edmund the castle and manor of Wyggemore, and the issues, etc. By K. and all his council in parliament.

To Thomas de Cloune, parson of the church of Hopesaye. Like order to deliver to the said Edmund the land of Melenyth with the castles of Kenthles and Dynband, and the land of Kedewynk with the castle of Dolvoreyn, with the issues, etc.

By K. and all his council in parliament.

To the keeper of the land of Comotoyder. Like order to deliver to the said Edmund the land of Comotoyder, with the issues, etc.

By K. and all his council in parliament.

Sept. 8.
Castleton.

To Thomas de Foxle, constable of Wyndesore castle and keeper of the forest there. Order to take into the king's hands the bailiwick of the chief forestry of that forest, and to cause it to be kept safely until further orders, as the king wills that Robert de Wodeham, to whom Edward I. granted the bailiwick for life, shall not intermeddle further with the bailiwick, because he understands that his game (*deductus*) in the forest is much destroyed through Robert's default, and he found when he was there last that his game was thus destroyed.

By p.s.

MEMBRANE 16.

Oct. 16.
Westminster.

To the treasurer and barons of the exchequer. Whereas the king committed to Robert de Monte Alto, deceased, the custody of the lands that belonged to John de Sancto Johanne of Basyng', tenant in chief, during the minority of John's heir, rendering the extent of the said lands to the exchequer, and the executors of Robert's will, on 27 January last, granted the custody of the said lands to Hugh de Sancto Johanne, son and heir of the said John, who is still a minor, to have during his minority, rendering the said extent for them to the exchequer, and the king, on 26 April last, accepting the said demise, granted to Hugh that he should have the custody of the lands during his minority quit of the extent aforesaid from the time of the executors' grant to him: the king therefore orders the treasurer and barons to cause Hugh and the executors to be discharged of the extent from the said 27 January, according to the tenor of his grant to Hugh.

Oct. 14.
Westminster.

To the treasurer and barons of the exchequer, and to the chamberlains. Alexander de Moubray has shewn the king, by petition before him and his council in parliament, that the late king was indebted to him in 50*l.* 3*s.* 0*d.*, as appears by a bill of his wardrobe in Alexander's possession, for which sum he has not yet been satisfied, and that Alexander is indebted to the

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Membrane 16—cont.

king in 12*l.* for victuals bought from the late king, and he has besought the king to cause the former sum to be allowed to him, and to order the remaining 38*l.* 3*s.* 0*d.* to be paid to him: the king therefore orders them to see the bill aforesaid, and if they ascertain that the sum therein contained is still due to Alexander, to cause it to be allowed to him, and to cause payment or assignment to be made to him for the remainder as above.

By pet. of C.

Oct. 16. Westminster. To the same. William de Quicham, late master of the hospital of Boulton, has shewn the king, by petition before him and his council in parliament, that the late king was indebted to him in 14*l.* 11*s.* 3*d.* for sheep bought from him for the late king's use in the seventh year of his reign, as appears by a bill of William de Northwell, then clerk of his kitchen, in William de Quicham's possession, and also by the books of account of Ingellard de Warle, then keeper of the said king's wardrobe, in the exchequer, and he has besought the king to order this sum to be paid to him: the king therefore orders them to see the said bill and books, and if they find that the sheep came to the king's use, and that this sum is still owing to William de Quicham, to cause it to be paid to him or to cause him to have an assignment for it.

By pet. of C.

Oct. 13. Westminster. To Robert de Ufford, keeper of the Forest this side Trent, or to him who supplies his place. Whereas the king frequently ordered Robert de Veer, steward of the forest of Rokyngham, to send into chancery the tenor of an indictment before him for trespass of venison in that forest of Nicholas, abbot of Pyppewell, John de Creyk his fellow-monk, and Adam Ody, and the steward, condemning the king's order, did not send the tenor, as the king learns upon trustworthy testimony, scheming to aggrrieve the abbot, John, and Adam, by imprisonment of their bodies; as the king wishes to provide a remedy against their malice and as the abbot, John, and Adam have found mainpernors in chancery to have them before the king or his justices when the king will speak against them, to wit Simon de Drayton, knight, John son of Simon de Dreyton, Hugh de Harebergh, Adam de Naseby, Richard de Iselep, Nicholas de Staunford, clerk, and William de Bromwych of co. Northampton, the king orders the keeper to supersede entirely the taking of the bodies of the said abbot, John, and Adam by virtue of the indictment aforesaid, and not to molest them by reason thereof.

By pet. of C.

The like to Robert Veer, constable of Rokyngham castle and steward of the king's forest there, or to him who supplies his place. By pet. of C.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place there. Although the king lately ordained, by the assent of the prelates, earls and barons of his realm, that no one hereafter should carry the king's good sterling money out of the realm, but that a table (*tabula*) should be at Dover and other places where certain passages are ordained, for the exchange of the necessary money for men passing out of the realm and coming into the realm from parts beyond sea, it was not, and is not, the king's intention that mariner-fishermen bringing fish and herrings with their ships into the liberty of the ports aforesaid for the maintenance of the men there and of the men of the adjoining parts should be obliged, after the sale of the said victuals, to come to the said table at Dover to make exchange of the money: the king therefore orders William to give orders to all those deputed by him for the keeping of the ordinance aforesaid within the said bailiwick to permit all men, mariners and fishermen, coming with such victuals and there selling them to receive there the king's good money from the purchasers and to carry the said money whither they wish, without making any exchange at the said table at Dover, notwithstanding the ordinance; provided that they find security

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Membrane 16—cont.

that they will not take the king's money thus received out of the realm contrary to the tenor of the ordinance aforesaid. [*Fædera.*]

Oct. 14. To the treasurer and barons of the exchequer, and to the chamberlains.
Westminster. Walter le Harier of Wycombe, merchant, has shewn the king, by petition before him and his council in parliament, that the king is indebted to him in 11*l.* 5*s.* 1½*d.*, lent to the king by him upon the customs of wool in the port of London, as appears by the king's letters patent under the seal called 'coket' in his possession, for which he has not received satisfaction, and he has besought the king to order this sum to be paid to him: the king therefore orders them to see the said letters, and if they ascertain that this sum is owing to Walter, to cause it to be paid to him or to cause him to have an assignment for it. By pet. of C.

Oct. 14. To the same. John Saleman, fisherman of London, has shewn the king,
Westminster. by petition before him and his council, that the king is indebted to him in 110*l.* 8*s.* 6*d.* for fish bought from him for the expenses of the household of Edward I. and II., as appears by bills of their wardrobes in his possession, and he has besought the king to order this sum to be paid to him: the king therefore orders them to see the said bills, and if they ascertain that this sum is due to John, to cause it to be paid to him or to cause him to have an assignment for it. By pet. of C.

Oct. 15. To the treasurer and barons of the exchequer. Order to cause the
Westminster. demand made upon Nicholas de Langeford for 100*s.*, in which he was amerced before William de Herle and his fellows, late justices in eyre in co. Derby, because he did not come before them to be a trier (*treatore*) in the eyre, to be superseded, and to cause him to be discharged thereof, as he was at that time and is still in the king's company. By p.s.

Oct. 16. To the same. Order to allow to Roger, bishop of Coventry and
Westminster. Lichfield, divers acquittances under the seal of Hugh le Despenser, the younger, touching the ferm of the manor of Franketon, which the bishop lately held of the demise of the said Hugh, in the demand made upon the bishop for the ferm by reason of Hugh's forfeiture, and to cause him to be acquitted of the ferm according to the said acquittances, as he has shewn the acquittances before the king, who reputes them good and true. By p.s. [4920.]

Oct. 12. To the treasurer and chamberlains. Order to cause tallies of the
Westminster. receipt to be made under the name of the prior of Sempyngham for 100*s.* in which he made fine before Geoffrey le Scrop and his fellows, justices of oyer and terminer in co. Lincoln, and to cause them to be delivered to William Megre, chaplain of the chapel of Lee, to whom the king has granted the said fine in recompense for his damages by the burning of his houses in the town of Lee through the default of some of the train of Queen Philippa. By pet. of C.

Oct. 25. To the treasurer and barons of the exchequer. Whereas the king, on
Westminster. 3 June, in the third year of his reign, assigned to Alice, late the wife of John de Sancto Johanne of Basyng', tenant in chief, the manor of Halnaked, co. Sussex, which was extended at 28*l.* 17*s.* 2½*d.* yearly, to have in *tenencia* until the king should cause dower to be assigned to her, rendering therefor to the king or to John's heir when he came of age 110*s.* 1½*d.*, the excess of her dower; and the king, on 24 August following, granted to Robert de Monte Alto, now deceased, the custody of the said John's lands during the heir's minority, rendering to the exchequer the extent thereof, saving to Alice the lands that the king had thus assigned to her; and the king, on 15 October following, assigned to her the manor of Basyng', co. South-

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Membrane 16—cont.

ampton, except the park and 77 acres of meadow in the park, which manor with the exception of the park and meadow is extended at 21*l.* 15*s.* 0*¼d.*, and the parks of Prevet and Shireburn, in the same county, which are worth nothing beyond the maintenance of the deer, to have in dower: the king therefore orders the treasurer and barons to cause the executors of Robert's will to be discharged of the extent of the said manor of Halnaked from the said 24 August until the said 15 October, and of the extent of the manor of Basyng' from the said 15 October.

Oct. 20. John de Woteringebery, imprisoned at Colchester for trespass of venison
Windsor. in the forest of Essex, has letters to Robert de Ufford, keeper of the Forest this side Trent, to bail him until the first assize.

Oct. 28. To the collectors of the custom of wool, hides, and wool-fells in the port
Odiham. of London. Order to pay to John de Hanon[ia] 500 marks from the issues of that custom for Easter term in the third year of the king's reign, in accordance with the king's grant to him of 1000 marks yearly from the issues of the customs, as the king, at John's suggestion that he had not been satisfied for the money for the said term, ordered the treasurer and barons to search the rolls of the accounts of the collectors of the said custom for that time and other memoranda of the exchequer, and to certify him, and they have returned that it is not found in the said rolls and memoranda that John was satisfied for this sum for the said term.

MEMBRANE 15.

Oct. 24. To Master William la Zouche, keeper of the great wardrobe. Order to
Odiham. deliver to John, bishop of Winchester, whom the king, on 28 November last, appointed his chancellor, the arrears of the fee of wax that he ought to receive by reason of his said office from that time, and to cause him to have the same fee henceforth.

Oct. 14. To William Trussel, escheator this side Trent. Whereas the king lately
Westminster. ordered him to certify him of the cause for taking into his hands of the lands of the prior of Plympton in Lannouseynt and Talcogon, and he signified that he had not taken into the king's hands any lands of the said prior in Lannouseynt, but because he found by an inquisition of office that a distribution (*participatio*) of 4*½d.* in bread was wont to be made by the prior and convent in that town for the souls of the kings of England twice a week, which distribution was worth yearly 39*s.*, and that it had been withdrawn for twenty years, he arrested certain goods and chattels of the prior's there in name of distress without taking or carrying away anything thence; and as it appears by the letters patent of Edward I. that the said king, on 6 May, in the 35th year of his reign—although the prior and canons of the said place were bound to find maintenance for two canons to celebrate divine service in the church of Landoho and to distribute alms to the poor and to house pilgrims and others, for two carucates of land and 100*s.* of rent in Landoho and for the church of that town, which Edgar, sometime king of England, granted to the canons—considering that divine service could be more honestly and suitably celebrated by secular priests than by men of religion dwelling outside the convent in a private place, granted that the prior and canons should have thenceforth at the town of Landoho a secular vicar and a chaplain to celebrate divine service, distribute alms, and exercise hospitality in the name of the prior and canons for the land, rent, and church aforesaid: the king therefore orders the escheator not to

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Membrane 15—cont.

intermeddle further with the lands, goods and chattels of the prior for this reason, saving the king's right as to the distribution aforesaid when he will speak concerning it.

Oct. 12. To the escheator this side Trent, for the present and to come. Whereas Westminster. the king learns by inquisition taken by Roger Hillary and Robert de Aston, by his order, in the presence of Richard de Dulverun, supplying the place of William de Shaldeforde, keeper of the lands that belonged to Roger de Mortuo Mari of Wyggemore lately in the king's hands, that the said Roger de Mortuo Mari, on 1 July, in the 9th year of the late king's reign, granted by charter, by the late king's licence, that the manors of Kyngeslone and Nethewode, co. Hereford, the manors of Norton and Beoley (*Bello Loco*), co. Worcester, the manor of Worthy, co. Southampton, the castle and manor of Radenore, the land of Kery, the castle of Knoklas, the manor and land of Warthreynon, the castle of Rayder, and the manors of Knyghteton, Prestemedede and Pullith in Wales, and in the marches of Wales, which Margaret, late the wife of Edmund de Mortuo Mari, held for her life and otherwise in dower of Roger's inheritance, should remain after Margaret's death to John de Hothum, now bishop of Ely, and to Philip ap Howel and to Philip's heirs, and that Margaret on 10 July, in the 10th year of the said king's reign, attorned herself of her fealty for the premises to John and Philip at Penebrugg, co. Hereford, and that John and Philip, on 8 August, in the said year, granted that the premises after Margaret's death should remain to Roger and the heirs of his body, so that if he died without an heir of his body they should remain to Edmund his son and to the heirs of his body, and if Edmund died without an heir of his body to the right heirs of Roger, and that Margaret, on 12 August, in the said year, attorned herself for her fealty for the premises to Roger at Penebrugg, and that Edmund did not release his right therein to Roger or to any one else, and did not change his estate therein in any way, and that the premises with other lands that are of the barony of Wyggemore are held of the king in chief by the service of 2½ knights' fees; and the king has rendered the premises to Edmund and ordered them to be delivered to him: the king therefore orders the escheator to permit Edmund to enter and hold the premises after Margaret's death.

By K. and all his council in parliament. *Et erat patens.*

Order to the aforesaid Margaret to be intentend to Edmund for her fealty.

By K. and all his council in parliament.

Oct. 27. To the receiver of the issues of the county of Ponthieu and Montreuil Odiham. (*Montis Strolli*). Order to pay to Bartholomew de Burgherssh, whom the king has appointed seneschal and keeper of the county, 100*l.* sterling out of the issues of the county, which sum the king has granted to him in addition to the usual fee of the office in aid of his expenses in that office.

By K.

Oct. 27. To the same. Order to pay to Bartholomew his usual fee for the time Odiham. that he has held the aforesaid office.

By K.

Oct. 24. To William Trussel. Order to pay to John, bishop of Winchester, the Windsor. chancellor, whom the king has ordained to send to parts beyond sea for the expedition of certain of his affairs, 60*l.* towards his expenses, which sum remains in William's hands of the 100*l.* that the king caused to be paid to him by the hands of the merchants of the Bardi when he sent him and John Darcy to parts beyond sea for the expedition of certain of his affairs.

By K.

Oct. 16. To the justices of the Bench. Whereas Walter son of John de Trailly Westminister. impleads before them John de Handlo concerning the manor of Lutegureshale, and John alleged in pleading that he holds the manor for life of the

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Membrane 15—cont.

grant of Hugh le Despenser, and that the manor after his death ought to revert to the king by Hugh's forfeiture, and that he ought not to answer to Walter concerning the manor without consulting the king, wherefore the justices defer proceeding in the plea, and the king ordered the treasurer and chamberlains to search the charters, deeds, and other muniments of the said Hugh and of the king in their hands and also the memoranda of the exchequer, and to certify him under the exchequer seal of what they found, as he wished to be certified whether Walter or any of his ancestors released their right in the manor to Hugh or any of his ancestors or to the king or his progenitors, or if they made any estate that might avail for the king's right in this behalf, and the treasurer and chamberlains have signified that they have searched the charters, etc., aforesaid and that they found nothing touching the manor; the king therefore orders the justices to proceed in the plea, notwithstanding the said allegation, provided that they do not proceed to render judgment without consulting him.

Oct. 20.
Windsor.

To William Trussel, escheator this side Trent. Order to deliver to Margaret, late the wife of Edmund, earl of Kent, the issues of the castles, manors, and lands that belonged to the earl from 21 March last, when the king committed to her the custody of the said lands during the minority of Edmund, son and heir of the earl, until Michaelmas last, received both before and after the death of the said heir, so that she may answer at the exchequer for the extent of the lands in full for that time.

The like to John de Houton, escheator beyond Trent.

Oct. 22.
Windsor.

To the treasurer and barons of the exchequer and to the chamberlains. Master John de Everdon, king's clerk, has shewn the king, by petition before the king and his council in parliament, that the king is indebted to him in divers sums of money for the time when he was one of the barons of the late king's exchequer, as appears by divers of the said king's writs of *liberate* touching John that remain in the exchequer, and he has besought the king to order these sums to be allowed to him in other sums due from him to the exchequer of the said king's time: the king therefore orders them to see the writs of *liberate*, and to allow to John the sums that they shall find to be owing to him as above.

By pet. of C.

Oct. 16.
Windsor.

To John de Houton, escheator beyond Trent. Order to cause Ivo de Thornton, son and heir of John de Thornton, to have seisin of the lands that Mary, late the wife of the said John, held for her life of Ivo's inheritance, and to deliver to him the issues thereof from 23 October last, when the king took his homage for his father's lands and ordered John de Bolyngbrok, then escheator beyond Trent, to deliver them to him, and the king now learns from Ivo that John de Bolyngbrok did not deliver to him the lands that the said Mary held, although he delivered to him the lands that his father held at his death.

*MEMBRANE 14.*Oct. 15.
Westminster.

To the sheriff of Norfolk. Order not to intermeddle further with the manors of Estwynch, Estwalton, Wygenhale, and Thiryngton, and a mesuage and a carucate of land in South Wotton and North Wotton, and 4*l.* of yearly rent from divers tenants in Great Walsyngham, and to restore the issues thereof to Richard de Cornubia, parson of the church of Walsokne, as the king learns by inquisition taken by John de Radenhale and John Claver that John Haward, knight, the elder, granted the premises by his charter on 12 June, 15 Edward II. to the said Richard for life, and that Richard was seised thereof and continued his seisin until Tuesday before the translation of St. Thomas the Martyr last, when the premises were seised into the king's hands by reason of certain excesses committed by

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Membrane 14—cont.

John Haward in that county, whereof he was indicted before John de Stonore and John de Cantebrigg, late justices of oyer and terminer in that county, and that the premises are in the king's hands solely for this reason, and that the aforesaid grant was made in good faith and without any collusion, and that all the tenements are held of others than the king. By C.

Oct. 21.
Windsor.

To the treasurer and barons of the exchequer. Order to cause the aforesaid sheriff and Richard to be discharged of the issues aforesaid, and of the mainprise that Richard found the sheriff to answer to the king for the issues at the exchequer. By C.

Oct. 16.
Westminster.

To the same. Whereas the late king on the last voidance of the bishopric of Winchester appointed Richard de Ayremyn, king's clerk, and Robert de Welle keepers of the bishopric, and afterwards, because Robert could not act, appointed William de Pillaund, and afterwards the said king—at the procuration of Hugh le Despenser, the younger, and Master Robert de Baldok, suggesting that Richard and William had received, after they had rendered their account at the exchequer of the issues of the bishopric, divers receipts for which they had not answered to the said king, and had made divers concealments in their account—appointed certain men to make inquisition concerning such receipts and concealments, and ordered the treasurer and barons of the exchequer by divers writs to aggrieve (*pregravent*) Richard and William by all ways and means concerning such receipts and concealments found by the inquisition; and the king, learning upon trustworthy testimony that the inquisitions were taken in the absence of Richard and William without their being summoned, and that they were wrongfully molested by the procuration of the said Hugh and Robert, ordered the treasurer and barons not to molest or aggrieve Richard and William by reasons of the inquisitions and orders aforesaid, if they ascertained that Richard and William had rendered their accounts at the exchequer for the time aforesaid; and William has now given the king to understand that, although he rendered his final account jointly with Richard at the exchequer, the treasurer and barons molest and aggrieve him in the exchequer by pretext of the inquisitions aforesaid, omitting the said Richard: the king therefore orders them to search the rolls and memoranda of the exchequer touching the premises, and to see the said writ, and if they find that William rendered his account together with Richard, they are not to molest or aggrieve him in any way by reason of the inquisitions or orders aforesaid, but to permit him to be quit with the said Richard.

Oct. 18.
Westminster.

To the treasurer and barons of the exchequer and to the chamberlains. Roger de Chaundos, sheriff of Hereford, has shewn the king that the late king was indebted to him in 14*l.* 9*s.* 10*d.* for cheese bought by him for the said king's use and for his expenses about the carriage of the said cheese, as appears by a bill of his wardrobe in Roger's possession, and he has besought the king to cause this sum to be allowed to him in the debts due from him to the exchequer: the king therefore orders them to see the said bill, and if they find that the said sum is due to Roger, to allow it to him in the said debts or to cause payment or assignment for it to be made to him.

Oct. 16.
Westminster.

To the chamberlain of North Wales. Order to pay to Edward de Bohun 117*l.* out of the issues of that bailiwick, as the king lately granted to Edward, in consideration of his good service, the custody of certain lands that belonged to Edmund, late earl of Kent, which lands he afterwards caused to be taken into his hands, and the aforesaid sum is still in arrear of the issues of the lands aforesaid for the time when they were in Edward's custody. By p.s. [4915.]

Oct. 15.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Edmund de Shireford to be discharged of the arrears of 18*l.* yearly for the bailiwick

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Membrane 14—cont.

of the hundred of Bersetlowe, co. Nottingham, which bailiwick the king lately granted to him for life, as he has shewn the king that the king afterwards granted to Queen Isabella the honour of Tikhull, and that he was so hindered by her bailiffs of that honour by virtue of the said grant that he could scarcely receive a third of the profits of the bailiwick aforesaid, wherefore he has besought the king to pardon him the arrears of the aforesaid ferm.
By p.s. [4905.]

Oct. 16. To John de Houton, escheator beyond Trent. Order to cause John de Westminster. Melsa, son and heir of Godfrey de Melsa, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage.
By p.s.

To the treasurer and barons of the exchequer. Order to cause James le Botiller of Ireland, earl of Ormound, to be discharged of the 100*l.* that he received in the late king's time as imprest of the wardrobe, as the king has pardoned him this sum.
By p.s. [4926.]

Oct. 21. To the prior of Ledes. Order to pay to the constable and janitor of Ledes Windsor. castle and to the parker of the king's park there such wages out of the issues of the manor of Ledes, which is in the prior's custody for a certain ferm, as their predecessors were wont to receive.

Oct. 10. To William Trussel, escheator this side Trent. Order not to intermeddle Westminster. further with the abbot of St. Evroul's wood at Great Oune, and to restore the issues thereof to him, as the king ordered Simon de Bereford, late escheator this side Trent, to certify him of the reason for taking the wood into the king's hands, and Simon returned that he took the abbot's wood in Great Oune called 'Westwod' into the king's hands because he found by an inquisition of office that the abbot had appropriated to himself and his house the said wood from Richard Sweyn of Congleie after the publication of the statute of mortmain without the king's licence, and the king afterwards—upon learning from the abbot that one Robert, earl of Bethleem (*sic*), gave the wood by charter to the abbot and monks of St. Evroul in frankalmoin long before the publication of the statute, and that the abbot and monks held the wood peaceably since then by virtue of this gift—ordered William to make inquisition whether the abbot acquired the wood before or after the publication of the statute, etc., and it is found by the inquisition that Roger (*sic*) de Bethleem, sometime earl of Chester, granted the wood to the abbot and monks in frankalmoin a hundred years before the publication of the said statute, by virtue of which grant the abbot and monks have hitherto held the wood peacefully, and that they hold it in frankalmoin without rendering any service to the king or any one else, and that the wood is worth in all issues 40*s.* yearly.

Oct. 24. To the treasurer and barons of the exchequer. The burgesses of Scarde- Westminster. burgh have shewn the king, by petition before him and his council in parliament, that although they paid to the late king's exchequer, in the fifth year of his reign, 91*l.* 13*s.* 0*d.* for the ferm of the said town and of the manor of Wallesgrave and of other small ferms, as appears by the account of the bailiffs of the town in the exchequer, the late king nevertheless, because he caused the town to be taken into his hands in the aforesaid year for certain reasons, caused the said ferm and 14*l.* 17*s.* 6*d.* in addition to be levied from them by distress, and they have besought the king to cause the sum thus levied from them beyond their ferm to be allowed to them in the ferms of the town due to the exchequer; the king therefore orders the treasurer and barons to see the burgesses' account for the said year and to search the rolls and memoranda of the exchequer, and if they find that the burgesses thus paid their ferm twice in one year and 14*l.* 17*s.* 6*d.*

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Membrane 14—cont.

- beyond it, to cause the sum thus paid by them beyond their ferm to be allowed to them in their next ferm. By pet. of C.
- Oct. 16. Westminster. To the same. Order to cause A. bishop of Worcester, late bishop of Hereford, to be discharged of 44*l.* 18*s.* 9*d.* exacted from him for the tenth imposed upon the clergy of England for two years by the pope, and granted as to a moiety to the late king, for the second year of the said tenth by reason of the temporalities of the bishopric of Hereford, as he has shewn the king, by petition before him and his council in parliament, that the said sum is thus exacted from him for the temporalities of the bishopric of Hereford, which was in the late king's hands at the time of the imposition of the tenth and for two years following, wherefore he has besought the king to cause him to be discharged of the said sum. By K.
- Oct. 15. Westminster. To the same. Order to cause the said bishop to be discharged of 48*l.* 11*s.* 3*d.* exacted from him for the tenth granted to the king by the clergy of England, by reason of the temporalities of the bishopric of Hereford in the archdeaconry of Worcester, as he has besought the king, by petition before him and his council in parliament, to cause him to be discharged of this sum, and the king accedes to his petition in consideration of his good service to the king on both sides of the sea. By K.
- Oct. 17. Westminster. To the treasurer and barons of the exchequer. Order not to molest or aggrieve William de Esyngdon, the late king's chamberlain of Chester, by reason of the escape of Roger de Lanton', Richard de Crosseleye, John de Wareyne and John Dun, who were imprisoned in Chester castle for felony and divers trespasses, and to cause him to be discharged and acquitted of the escape at the exchequer, as the king lately pardoned Roger Dammory, late justice of Chester, the said escape, willing that neither he nor any of his ministers should be molested or aggrieved by reason of the aforesaid escape, and William, who was chamberlain whilst Roger was justice and when the said men escaped, has shewn the king that the treasurer and barons molest him in his account at the exchequer for the aforesaid escapes and cause divers sums to be exacted from him for the king's use for the said escapes.
- Sept. 20. Sheen. To Thomas de Foxle, constable of Wyndesore castle. Order to pay to Simon de Newenton, king's yeoman, to whom the king granted for life the bailiwick of the chief forestry of Wyndesore forest, the usual wages and fees for that bailiwick. By p.s.

MEMBRANE 13.

- Oct. 26. Windsor. To the collectors of the custom of wool, hides and wool-fells in the port of London. Order to pay to Oto, lord of Kuyk, or to his attorney 125*l.* from the issues of that custom for Michaelmas term, in the fourth year of the king's reign, and 250*l.* for Easter and Michaelmas terms last, in accordance with the king's grant to him of 250*l.* sterling yearly from the issues of that custom.
- Oct. 16. Westminster. To R. bishop of Coventry and Lichfield, formerly keeper of the late king's wardrobe. Richard de Richemund, brother and executor of the will of Thomas de Richemund, has shewn the king that Thomas had the custody of the castle of Cokermuth, co. Cumberland, and retained, by the late king's order and ordinance, twenty men-at-arms, ten crossbowmen, and eighty footmen, for the safe custody of the castle, from 1 November, in the eighth year of the said king's reign, until 1 February, in the ninth year of his reign, and he has besought the king to cause account to be made with him for the wages of the said men: the king therefore orders the bishop to see Thomas's will and the order and ordinance aforesaid, and if he find that Richard is executor of the said will, to account with him for the wages afore-

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Membrane 13—cont.

said, and to cause him to have a bill or a tally thereof, notwithstanding that William de Melton, now archbishop of York, was keeper of the wardrobe at that time.

By K.

Oct. 10.
Westminster.

To W. archbishop of York. Whereas the prior of Norton presented John Gerard, his clerk, to the archbishop to the church of Radeclive-on-Sore, void and pertaining to his presentation, as he asserted, and the king prohibited the archbishop from admitting any person to that church until it should be discussed in his court whether the advowson of the church pertained to the prior or to Ebulo Lestraunge, because Ebulo had presented Walter de Wetewang, his clerk, to the archbishop to the said church, and Ebulo has now acknowledged in chancery that he has no right to present to the said church upon this occasion, willing that the presentation made by the prior should be carried into effect: the king signifies to the archbishop that he may do further what pertains to his office at the prior's presentation to the said church, notwithstanding the king's inhibition aforesaid or Ebulo's presentation.

Oct. 25.
Wiudsor.

To William de Tatham, keeper of the king's lands in Bouland and Blakeburneshire. Order to restore to Richard de Spaldyngton, king's yeoman, the bailiwick of the forestry of the king's chace of Bouland, which the king on 3 February, in the first year of his reign, committed to him for life, and which he afterwards caused to be taken into his hands, because it was suggested that Richard had committed divers trespasses of vert and of venison in his bailiwick, until inquisition should be made concerning his behaviour by Peter de Middelton, Robert de Shirburn, and William de Denum, whom the king appointed for this purpose, as—although it was found by the inquisition that Richard caused a certain number of oaks and ashes (*fraccinorum*) to be felled in his bailiwick, and that it was not known to whom he delivered them, and that the king's venison in that bailiwick was wasted (*destructa*) in his time—Richard has appeared in chancery before the chancellor and others of the king's council, and, being addressed in the presence of certain men of those parts who prosecuted the matter against him, confessed that he caused oaks and ashes in his bailiwick to be felled to even a greater number by the order of Queen Isabella, who then held the land of Bouland, and delivered them for the repair of her parks, mills, cowhouses, and other houses to certain men by indentures made between the said William de Tatham and him, and he hereupon exhibited Queen Isabella's letter and the said indenture testifying the premises, and also asserted that he delivered to Queen Isabella the names of the malefactors who had made destruction of the venison in his bailiwick, and that she prosecuted against them and is still prosecuting to punish them, and certain of the king's subjects then present testified this.

Oct. 18.
Westminster.

To the treasurer and barons of the exchequer, and to the chamberlains. John de Lincolnia, citizen of London, has shewn the king, by petition before him and his council in parliament, that the king—at John's prosecution, by petition before him and his council in parliament, suggesting that he, by order of the late king by word of mouth, bought lead, tin, iron, steel, boards, cords, cables, honey, and divers other small things, for the works that the said king had then ordered to be done in divers places—ordered the treasurer and barons and chamberlains to audit and pay John's account [*as at page 193 above*], and that although he has rendered his account before them by virtue of the said order some time since, nevertheless they have deferred proceeding to engross the said account, because he had no special order from the late king to make these provisions, wherefore he has besought the king to provide a remedy: as John has exhibited before the king and his council the late king's writ to his sheriffs and other ministers to be intentend to John in the premises, and it was testified by some of the king's council that

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Membrane 13—cont.

the late king ordered John by word of mouth to make these provisions, the king orders the treasurer and barons and chamberlains to cause the said account to be engrossed if John have rendered it, and to cause him to have payment or assignment for what shall be found to be due to him, according to the tenor of the king's previous order, and to audit his account if it have not yet been rendered, and to cause payment or assignment to be made to him, notwithstanding that he has no special order for the premises from the late king.

By pet. of C.

Oct. 14. To William Trussel, escheator this side Trent. Order to supersede the Westminster. demand upon the abbot of St. Nicholas, Angers, for homage or fealty for his lands, as the king—at the abbot's prosecution, suggesting that he holds all his lands in co. Lincoln in frankalmoin by the charters of the king's progenitors, and that he is not bound to do homage or fealty therefor to the king or to any one else, and that he and his predecessors were not wont to do homage and fealty to the king or to his progenitors or to any one else in the past, and that the escheator had compelled him by various distrains to make homage and fealty to the king for the said lands—ordered the escheator to make inquisitions concerning the premises, and it is found thereby that the abbot or his predecessors had not acquired any lands in the said county except the said lands contained in the said charters, and that they did not do homage or fealty therefor to the king or to his progenitors or to any other in times past, because the king or his progenitors did not receive any issues from the lands at any time of voidance of the abbey.

Oct. 8. To the treasurer and barons of the exchequer and to the chamberlains. Westminster. The abbot of Cîteaux, parson of the church of St. Mary, Scardeburgh, has shewn the king, by petition before him and his council in parliament, that the chapel of the king's castle of that town has been from time out of mind and is still wholly annexed to the said church, and that the late king, in the fifth year of his reign, in which year he caused the town and castle to be seized into his hands, took the said chapel into his hands in like manner, and received the offerings, obventions, and other proceeds of the chapel to the value of 48*l.* 13*s.* 0*d.* whilst the chapel was thus in his hands, as appears by the account of the keeper of the town for that time in the exchequer, and the abbot has besought the king to order satisfaction to be made to him for this sum: the king therefore orders them to search the rolls and memoranda of the exchequer touching the said account, and to cause satisfaction to be made to the abbot by payment or assignment for what they shall find came to the late king's use of the offerings (*obligaciones*), obventions, and profits of the chapel.

By pet. of C.

Oct. 24. To the treasurer and barons of the exchequer. The abbess and convent Wokingham.* of Burnham have shewn the king that he granted to them two years ago by charter the manor of Bolstrode at fee-ferm, rendering therefor (*Bokyngham*.) 15*l.* yearly to the exchequer, and that they have incurred great costs and expenses in defending a plea moved against them by Geoffrey de Bolstrode concerning a parcel of the manor, whereby their house is much oppressed, and they have besought the king to pardon them the ferm for the said two years: the king, pardoning them the ferm for the two years, orders the treasurer and barons to cause them to be acquitted thereof at the exchequer.

By p.s. [4956.]

Nov. 1. To Robert de Hornclif, constable of Baumburgh castle. Order to pay Odiham. to Roger de Horscle 20 marks for Michaelmas term last from the issues of that castle, in accordance with the late king's grant to him, on 20 November, in the 12th year of his reign, of 40 marks yearly from the issues of that castle.

* Written *Wokyngham* in the privy seal.

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*Membrane 13—cont.*Nov. 3.
Odiham.

To the treasurer and barons of the exchequer. Order to allow to the collectors of the custom in the port of Boston in their account at the exchequer 450 marks, which they have paid to the attorney of the count of Julers in execution of the king's order of 14 October last to pay to the count 450 marks for Michaelmas term last, in accordance with the king's grant to the count of 900 marks yearly from the issues of the custom in the said port. [*Fœdera.*]

Oct. 22.
Windsor.

To William Trussel, escheator this side Trent. Order not to intermeddle further with a messuage and a moiety of a virgate of land in Hanebergh, and to restore the issues thereof, as the king ordered the escheator to certify him of the cause for taking them into the king's hands, and the escheator has signified that he found by an inquisition of office that William Umfrey held the manor of La Kounhall in Hanebergh of the king's progenitors by knight service, and that William alienated from it to Henry de Karsewell and Sibyl his wife the messuage and moiety aforesaid in fee without royal licence, and that Hugh de Karsewell, Henry's kinsman, entered the tenements after the death of Henry and Sibyl and alienated them to Walter de Abyndon and Agnes his wife in fee, who afterwards demised them to Walter le Dossere for life without royal licence, for which reason the escheator took them into the king's hands, and the king—at the prosecution of Walter and Agnes, suggesting that the messuage and moiety are held of Peter de Dodecote, lord of the aforesaid manor, and were held of him and other lords of the manor from time out of mind and not of the king or of his progenitors, and beseeching the king to cause his hand to be amoved therefrom—ordered the escheator to make inquisition concerning the premises, and it is found by the inquisition that the messuage and moiety are held of the said Peter and were held of other lords of the manor from time out of mind, and not of the king or of his progenitors, and that they are in the king's hands for this reason only.

Oct. 15.
Westminster.

To the treasurer and barons of the exchequer and to the chamberlains. Richard de Bremmesgrave has shewn the king, by petition before him and his council in parliament, that the late king was indebted to him in 89*l.* for divers costs and expenses about the said king's victuals at Berwick-on-Tweed when he was keeper of the said victuals, as appears by a bill of the said king's wardrobe in Richard's possession, and he has besought the king to cause this sum to be paid to him: the king therefore orders them to see the said bill, and if they find that this sum is still owing, to cause it to be paid to Richard or to cause him to have an assignment for it.

By pet. of C.

Nov. 6.
Newbury.

To John de Louthre, escheator beyond Trent. Order to deliver to the prior of St. Mary's, Carlisle, a messuage, 13 acres of land, and 2 acres of meadow in Salkeld, co. Cumberland, if they were taken into the king's hands solely for the reason stated below, as the king learns by inquisition taken by Robert de Barton, Robert Parnyng, and John de Skelton in the presence of John Sturmy, then sub-escheator in co. Cumberland and keeper of the lands in the king's hands in that county, that Robert, sometime prior of St. Mary's, Carlisle, in 14 Edward II., demised to Robert de la Ferte the aforesaid messuage and land to hold at will, and that Robert de la Ferte afterwards adhered to the Scots, and that the premises were taken into the late king's hands for this reason, and are still in the king's hands.

*MEMBRANE 12.*Nov. 4.
Newbury.

To the sheriff of Norfolk and Suffolk. Whereas it is found by inquisition taken by John Claver and Walter de Filleby in the presence of William

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Membrane 12—cont.

bishop of Norwich, the treasurer, that John de Wassand, now deceased, and Rose his wife, at the feast of SS. Simon and Jude, 17 Edward II., demised their manor of Freng to Godfrey de Rudham and Alan de Rudham his brother for the term of twelve years, rendering therefor 16 marks yearly, and that Godfrey and Alan granted by deed to John and Rose that if the rent were in arrear in whole or in part for six days at any of the terms aforesaid, then John and Rose should have power to enter and hold the manor, and that Godfrey afterwards demised his part of the manor to Thomas Plouman his brother, which Thomas and Alan afterwards demised the manor to John de Risying until the end of the said term, and that John de Risying is indicted before John de Stonore and John de Cantebrigg, late justices of oyer and terminer in that county, of the death of William March, and that the manor is in the king's hands solely by reason of this indictment, and that John de Wassand and Rose did not make jointly or severally any other estate of the manor to Godfrey, Alan, Thomas, or John de Risying, and that the manor is worth yearly in all issues 16 marks with the hundreds, and it appears by the deeds aforesaid exhibited in chancery that the demises were made in form aforesaid: the king therefore orders the sheriff to pay to Rose the arrears of the said 16 marks from the time of the taking of the manor into the king's hands, and to pay her that sum henceforth at the usual terms for so long as he shall have the custody of the manor. If he cannot satisfy her for this sum out of the issues of the manor, he is ordered to deliver the manor to her.

By C.

Oct. 15.
Westminster.

To William Trussel, escheator this side Trent. Whereas upon its being found by an inquisition taken by the escheator that John de Insula, deceased, at his death held no lands in his demesne as of fee of the king, but that he held a messuage and 30 acres of land in Wodehous with the bailiwick of the forestry of Chute forest, and the manors of Woditon, Bonechurche, and Appelderford for his life of the grant of William, parson of Bonechurche, by fine levied in the king's court, with remainder to Bartholomew de Insula, son of the said John, and to Elizabeth his wife, and to the heirs of their bodies, and that the messuage, land and bailiwick are held of the king in chief by the service of keeping the said forest of Chute, and that the said manors are held of the king in chief as of the honour of Caresbrok, in the king's hands, by the service of finding three hur-emen, to wit one for each of the manors, for the defence of the Isle of Wight in time of war at his own cost, and that he held divers other lands of other lords by various services, and that Bartholomew was his next heir and of full age, the king took Bartholomew's fealty for the manors, messuage, land and bailiwick thus held of him and respited his homage until the quinzaine of Michaelmas last, and he has now taken his homage for all the lands that his father held in chief: the king therefore orders the escheator not to distrain Bartholomew for his homage.

By p.s.

Oct. 16.
Westminster.

To the treasurer and barons of the exchequer. Whereas upon its being found by inquisition taken by Simon de Bereford, late escheator this side Trent, that John de Heriz at his death held the manor of Wydmerpol for life of the grant of Thomas de la Forde, clerk, by fine levied in the late king's court, and that after John's death the manor ought to have remained to Roger son of Roger Beler, a minor in the king's custody, and to Margaret, daughter of Richard de la Rivere, knight, the elder, and to the heirs of the body of the said Roger and Margaret, and that it is held of the king as of the honour of Peverel by the service of a quarter of a knight's fee, the king ordered the said escheator to deliver the manor, which he had taken into the king's hands by reason of the death of the said John, together with the issues to Alice, late the wife of the aforesaid Roger, mother of the said Roger the son, to whom the king had committed the custody of the

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Membrane 12—cont.

lands of Roger the father until the heir come of age, to be kept by her for the use of Roger and Margaret, taking from her security to answer to the king for the issues if they ought to pertain to him: as the king has had advice concerning the premises with his council, and as it seemed to the council that the issues ought not to pertain to the king, he orders the treasurer and barons to supersede the demand upon Alice for the issues, and to cause her to be discharged thereof at the exchequer.

To the same. Whereas upon its being found by an inquisition taken by John de Bolyngbrok, late escheator beyond Trent, that John de Heriz at his death held for life the manors of Thibeshelf and Wynefeld of the grant of Thomas de la Forde, clerk, and of Thomas de Coulond by fine levied in the late king's court, and that the manors after his death ought to remain to Roger son of Roger Beler and to Margaret, daughter of Richard de la Rivere, the elder, and to the heirs of the bodies of Roger and Margaret, and that the manor of Thibeshelf is held of the king by the service of a quarter of a knight's fee, and that the manor of Wynefeld is not held of the king, the king ordered the said escheator to deliver the manors to Alice, late the wife of Roger Beler, mother of the said Roger son of Roger, to whom the king had committed the custody of the lands of the said Roger during the minority of the heir, together with the issues, to be kept by Alice for the use of the said Roger and Margaret, receiving security from her to answer to the king for the issues if they ought to pertain to him: as the king has had advice concerning the premises with his council, and as it seemed to the council that the issues ought not to pertain to him, he orders the treasurer and barons to supersede the demand upon Alice for the issues aforesaid, and to cause her to be discharged thereof.

Oct. 16.
Westminster.

To the justice of Chester, or to him who supplies his place. R. bishop of Coventry and Lichfield has shewn the king, by petition before him and his council in parliament, that he lately arramed an assize of novel disseisin against Hamo de Masey and other named in the original writ concerning tenements in Ternyn, and because Hamo challenged all the jurors of the assize who were returned in the panel before the justice at the king's county [court] there, asserting that the sheriff of the county had procured jurors on the bishop's behalf in the assize and maintained the bishop's part, the justice caused four triers to be elected, who said upon oath that the sheriff was well-wishing to and helping the bishop as much as he was able or knew how to do, but that he had not procured for the bishop's part nor maintained him, by reason whereof certain judges of that county adjudged that the execution of the assize should be made by the coroners of the county and not by the sheriff, to the bishop's loss and grievance and the retarding of the prosecution of his right and the peril of disinheretance of his church, wherefore he has besought the king to provide a remedy: the king therefore orders the justice to make inquisition by the oath of twelve men of that county whether the sheriff maintained the bishop's part in the assize aforesaid and procured for him or not, and if he find that the sheriff was not a maintainer or procurer in this behalf, to retake the execution of the assize from the coroners and to cause it to be delivered to the sheriff to do his office as befits.

By pet. of C.

Oct. 14.
Westminster.

To Peter de Middleton, William de Denum, Robert de Scorburch, and Adam de Hoperton. Whereas the king lately appointed them his justices to take a jury of twenty-four knights that Peter de Salso Marisco arramed before them by the king's writ to convict the jurors by whom an inquisition was lately summoned before John de Stenore and his fellows, then justices of the Bench at Westminster, and by whom it was afterwards

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Membrane 12—cont.

taken at York before John Travers, then one of the justices of the Bench, by virtue of the king's writ until it was previously returned into the Bench, between the said Peter, demandant, and Stephen de Redenesse, tenant, concerning 47 acres of land, 42s. 11d. of yearly rent, and two parts of a messuage and of a mill in Yukflete; and the king ordered William de Herle to send to them the record and process of the suit aforesaid, and he has sent it to them as the king learns: the king, for certain reasons, orders them not to intermeddle further with the jury aforesaid, and to supersede entirely the taking of the jury, and to remit the record and process to the said William and his fellows, justices of the Bench, together with this writ.

By pet. of C.

Nov. 5.
Hungerford.

To the treasurer and chamberlains of the exchequer of Dublin. Whereas the king has given power by his letters patent to Anthony de Lucy, justiciary of Ireland, to retain for the defence of that land against the sudden attacks of the Irish, the king's adversaries, men-at-arms, both horsemen and footmen, at the king's wages by the counsel and advice of the treasurer and chamberlains and of others of the king's council of those parts, when and as he shall deem fit for the king's honour and profit, the king orders the treasurer and chamberlains to pay the wages of the said men, and to make other payments for the king's affairs that they shall be ordered to make by the king's writs under the seal that he uses in that land. The king wills that all sums of money that they shall pay by such writs shall be allowed to them in their account in the same way as if the writs had been directed to them under the great seal of England.

By K. & C.

Nov. 7.
Hungerford.

To the treasurer, barons and chamberlains of the exchequer of Dublin, for the present or future, and to him who supplies the place of the treasurer. Whereas the king wills that his chief justice and chancellor of that land for the time being, with others of his council of those parts whom they shall see fit to associate with them, shall survey the state of the exchequer and treasury twice a year, to wit once after Michaelmas and once after Easter, and shall correct any defects that they may find therein: the king orders the treasurer, barons, and chamberlains to be obedient and intendent to the justice and chancellor and their associates in the premises, and to permit them to make the said supervision and correction, and to inform them of the state of the exchequer and treasury and of the receipts and issues of the treasury, and of other things touching the state of the exchequer and treasury when they shall come to the exchequer and treasury for the aforesaid purpose.

By K. and C.

To the treasurer of Ireland, for the present and future, and to him who supplies his place. Whereas the king wills that all payments to be made out of the treasury in that land by the treasurer and by the chamberlains of the exchequer of Dublin for the expedition of the king's affairs, shall be made henceforth by the counsel and advice of his justiciary and chancellor of that land, and by them who supply their places, excepting the payments to be made by the treasurer and chamberlains for the fees of the king's ministers of that land: the king orders the treasurer to observe the ordinance in all things in payments to be made from the treasury hereafter, paying the fees of the ministers aforesaid as has been usual.

By K. & C.

MEMBRANE 11.

Oct. 18.
Westminster.

To the mayor, bailiffs, and men of Dunwich. Whereas the king learns from the relation of many men that the men of Dunwich, on the one part, and John de Claveyng and Edmund his brother, on the other, have made

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Membrane 11—cont.

heretofore divers assemblies of men-at-arms, and do daily make such assemblies, by reason of certain disputes between them, committing invasions, burnings, homicides, robberies, etc., and it is feared that greater evils will be done hereafter unless a speedy remedy be applied: the king inhibits them and each of them, under pain of forfeiture of life and limb and of their lands, goods and chattels, from making such assemblies of armed men, or from being present at them, or from attempting anything to the disturbance of the king's peace, for the king is prepared to do justice to them and to John and Edmund in their complaints. He also orders them to send to him some of them well informed concerning the premises, so that they be before him in chancery at Westminster in the octaves of Martinmas next, to inform him and his council concerning this matter and to do and receive what shall then be ordained. He has ordered John and Edmund to be present at the said day and has sent like inhibition to them.

By K. & C.

Nov. 7.
Newbury.

To William Trussel, escheator this side Trent. Order not to intermeddle further with a messuage, a carucate of land, and 2 marks of yearly rent in Mollynton, which he has taken into the king's hands by reason of the death of Eleanor de Clare, as the king learns by inquisition taken by the escheator that she held no lands at her death of the king in chief, but that she held the premises of Thomas de Bello Campo, son and heir of Guy de Bello Campo, late earl of Warwick, tenant in chief of the late king, who is a minor in the king's wardship, by the service of a quarter of a knight's fee, and that John de Clare, Eleanor's kinsman, is her next heir and is of full age, and the king, on 20 February, in the third year of his reign, took Thomas's homage for his father's lands, and ordered them to be delivered to him.

Oct. 14.
Westminster.

To the treasurer and barons of the exchequer, and to the chamberlains. Laurence de Dunolmia has shewn the king, by petition before him and his council in parliament, that the late king was indebted to him in 15*l.* lent by him upon the customs of his wool in the port of Newcastle-on-Tyne, as appears by divers letters patent of the said king under his seal called 'coket' in Laurence's possession, and he has besought the king to order this sum to be paid to him or to be allowed to him in the next customs on wool taken out of that port by him: the king therefore orders them to see the said letters, and if they ascertain that this sum is still owing, to cause payment or allowance to be made to Laurence as desired. By pet. of C.

Oct. 25.
Windsor.

To the same. Matilda de Caxton has shewn the king that he is indebted to her in 13*l.* for cloth bought from her for his use, as appears by a bill under the seal of Master William la Zouche, keeper of his wardrobe, and she has besought the king to order this sum to be paid to her: the king therefore orders them to see the bill, and if they ascertain that this sum is still owing, to cause payment or assignment therefor to be made to Matilda.

By K.

Nov. 4.
Newbury.

To the prior of the Friars Preachers staying at Childerlange. Order to deliver to John de Melton, chaplain, by indenture the chalices, books, and all other ornaments of the king's chapel there, to be kept by John as he has been enjoined.

By C.

Oct. 15.
Westminster.

To the treasurer and barons of the exchequer. John de Crumbewell has shewn the king, by petition before him and his council, that 545 marks are owing to him for recompence for his horses appraised in the seventh year of the late king's reign and lost in his service at Stryvelyn in the war, as appears by his account rendered in the late king's wardrobe when Ingelard de Warle was keeper of the wardrobe, and he has besought the king to order

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Membrane 11—cont.

this sum to be allowed to him in the debts due from him to the exchequer: the king therefore orders them to see the books of Ingelard for that time, and if they ascertain thereby or otherwise that this sum is owing to John, to cause it to be allowed to him in the debts that he owes to the exchequer.

By pet. of C.

Oct. 14. To the treasurer and barons of the exchequer and to the chamberlains.
Westminster. The executors of the will of William Sorweles have shewn the king, by petition before him and his council in parliament, that he is indebted to them in 10*l.* 11*s.* 10*d.* for fish bought from William, in the — year of the late king's reign, when the king was earl of Chester, by Hugh de Lemynstre for the king's use, as appears by divers bills in their possession and by the account of the keeper of the late king's wardrobe remaining in the exchequer, of which sum payment has not yet been made, and they have besought the king to order payment to be made of this sum: the king therefore orders the treasurer and barons and chamberlains to see the tallies (*sic*) and accounts aforesaid, and if they ascertain that the fish came to his use and that the said sum is still owing, to cause payment or assignment therefor to be made to the executors as speedily as possible. By pet. of C.

Oct. 15. To the same. The executors of the will of Alexander de Bastenthwait
Westminster. have shewn the king, by petition before him and his council in parliament, that the late king was indebted to Alexander in 49*l.* 17*s.* 2*d.* for his wages for the time when he was in garrison at the town of Carlisle in time of war, as appears by a bill of the late king's wardrobe in their possession, which sum has not yet been paid, and that they are indebted to the king in 39*l.* 2*s.* 8*d.* for victuals bought from the late king by Alexander, and they have besought the king to order the latter sum to be allowed in the former sum and to order the remainder of the former sum to be paid to them: the king therefore orders the treasurer and barons and chamberlains to see the said bill, and to allow the latter sum, and to cause payment or assignment for the remainder of the former sum to be made to the executors. By pet. of C.

To the same. John de Waltham has shewn the king, by petition before him and his council in parliament, that the late king ordered his treasurer and barons and chamberlains by writ to pay to John 104*s.* 7*d.* due to him from the said king for lead bought for the repair of Westminster palace at the said king's coronation, and that they paid to him a certain part of this sum, but that the remainder has not yet been paid, and he has besought the king to cause the remainder to be paid to him: the king therefore orders the treasurer, barons and chamberlains to see the said writ, and to pay to John as quickly as possible what they shall find to be due to him of the aforesaid sum, or to cause him to have an assignment for it. By pet. of C.

Oct. 22. To William Trussel, escheator this side Trent. Order not to inter-
Windsor. meddle further with the lands of William de Sancto Johanne, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that William at his death held no lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services.

Nov. 13. To the sheriff of Suffolk. Order to cause a coroner for that county to
Windsor. be elected in place of Richard de Glaunvill, who is incapacitated by illness and infirmity.

Nov. 10. To Geoffrey le Scrop and his fellows, justices to hold pleas before the
Windsor. king. The prior of Laund (*Landa*) has shewn the king, by petition before him and his council in parliament, that he proved (*disracionasset*) by consideration of the late king's court before the said king against John de Boyvill, kinsman and heir of Hugh de Murdak, that John ought to

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Membrane 11—cont.

acquit him of the service of making suit at the court of Barwe from three weeks to three weeks, which service the lords of that court then exacted from the prior for two messuages and three bovates of land in Friseby, which he holds of John in frankalmoin, and the king afterwards, upon learning from the prior that he was distrained by the lords of the said court to make suit at the court for the tenements through default of John's acquittance, ordered the sheriff of Rutland by divers writs of judgment to distrain John to acquit the prior of doing the said service, and John, scheming to exclude the prior from the acquittance, divested himself of the lands that he held on the day of the said consideration and about that time, by reason whereof the prior has been hindered from execution of the judgment aforesaid because John had nothing whereby he could be distrained to make such suit, wherefore the prior has besought the king to provide a remedy: the king therefore orders the justices to see the record and process aforesaid, and to order distraint to be made in the lands that John had on the day when the prior recovered the acquittance aforesaid, to acquit the prior of the said service.

By pet. of C.

Nov. 15.
Windsor.

To the sheriff of Nottingham. Order to cause a verderer for the forest of Shirewode to be elected in place of Robert de Pirpount, knight, who does not dwell in the forest, so that he cannot attend to the office of verderer.

Nov. 13.
Windsor.

To William Trussel, escheator this side Trent. Order not to distrain John Chaumberleyn for homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king. By p.s. [4991.]

*MEMBRANE 10.*Nov. 4.
Newbury.

To the sheriff of Essex. Hugh Daudele and Margaret his wife have shewn the king, by petition before him and his council in the parliament at Westminster, that the manor of Thaksted and certain other of their manors and their lands, goods and chattels were taken into the king's hands by reason of the warlike-expedition (*equitacionis*) made by certain magnates of the realm, in whose company Hugh was, against the king at Bedeford, and that although the king afterwards restored to all who made the said expedition their lands, goods and chattels, the manor of Thaksted with certain other manors are still detained, and they have besought the king to order that and the other manors to be delivered to them; and Margaret, late the wife of Bartholomew de Baddelesmere, has asserted before the king's council in chancery that she lately entered the said manor by virtue of the quarrel of Thomas, late earl of Lancaster, by process made in chancery concerning it, according to the form of the statute for those who were of that quarrel, and that she ought to hold the manor, whereof she was enfeofed jointly with her husband, for her life, and the reversion of the manor after her death was assigned to the aforesaid Hugh and Margaret by partition of the lands that belonged to Gilbert de Clare, late earl of Gloucester, and she prays that she may not be moved from the possession of the manor by pretext of the petition aforesaid: and after long discussion before the king's council both on the part of Hugh and Margaret and of the said Margaret, late the wife of Bartholomew, it seems to the council that as Hugh and Margaret were seised of the manor at the time of the expedition aforesaid and the manor was taken into the king's hands by reason of the expedition, as found by an inquisition returned into chancery, they ought to have again their seisin of the manor in the same state as they had at the time of its being taken into the king's hands, saving the right of the said Margaret, late the wife of Bartholomew, when she will speak concerning it: the king therefore orders

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Membrane 10—cont.

the sheriff to take the manor, which he lately took into the king's hands verbally (*verbotenus*) by reason of the challenges made by the parties aforesaid, into the king's hands, and to deliver it to Hugh and Margaret his wife, saving the right of Margaret, late the wife of Bartholomew, and of others.

By C.

Nov. 4.
Newbury.

To the sheriff of Wilts. Order to deliver to Hugh Daudele all his manors and lands that were taken into the king's hands for certain reasons, and the issues thereof, as the king lately rendered to Hugh all his castles, towns, manors, etc., goods and chattels and the issues received thence whilst in the king's hands, and ordered the sheriff to deliver to Hugh all his lands, goods and chattels, etc., in the sheriff's bailiwick, and he now learns from Hugh's complaint that the sheriff, although he caused to be delivered to Hugh certain manors and lands, has not yet caused certain other manors and lands to be delivered to him.

Oct. 24.
Odiham.

To William Trussel, escheator this side Trent. Upon its being found by inquisition taken by Simon de Bereford, late escheator this side Trent, that Ralph de Beaupre at his death held a parcel of land in the manor of Penhalym of William de Chambernon, whose lands were in the king's hands by the death of Henry de Chambernon his father, by homage and fealty for all service, and that he held no other lands of the king as of the crown by reason whereof the custody of his lands ought to pertain to the king, but that he held a parcel of land called 'Kelleynek' of Richard de Campo Arnulphi by the service of one knight's fee and divers other lands of other lords by various services, and that John de Beaupre, his son, was his next heir and was then aged two years, the king ordered Simon to retain in his hands until further orders the parcel held of the aforesaid William and not to intermeddle further with the parcel held of Richard, and afterwards, because Simon did not amove the king's hands from the said parcel, he ordered Robert Selyman, then escheator this side Trent, not to intermeddle further with the parcel thus held of Richard if it was in the king's hands solely for this reason, and to restore to Richard any issues received thence; and the king now learns from Richard that the present escheator, by virtue of a writ afterwards sued out and directed to him, at the prosecution of certain persons scheming to aggrieve Richard, to take into the king's hands Ralph's lands by reason of his death, the truth concerning the premises being suppressed, has again taken into the king's hands the parcel held of Richard, wherefore Richard has besought the king to provide a remedy: the king therefore orders the escheator not to intermeddle further with the parcel thus held of Richard, if it be in the king's hands solely for this reason, and to deliver to Richard the issues received therefrom, sending back to the king under his seal the aforesaid writ.

Oct. 26.
Odiham.

To the treasurer and barons of the exchequer. Whereas lately, at the prosecution of Isabella, late the wife of Walter de Roukesle, by petition before the king and his council in parliament—suggesting that a tenement in Lumbardstrete, London, which belonged to the merchants of the society of the Bardi, was charged with the payment of 5 marks yearly for her life and after her death to Walter's heirs, and that the tenement has been in the king's hands for a long time of the grant of the said merchants, and that the rent has been detained from her until now, and beseeching the king to cause the arrears of the rent to be paid to her and to cause the rent to be paid to her henceforth—the king appointed William de Coshale, William de Stowe, Richard de Cestre, and George atte Shire to make inquisition concerning the premises, and it is found by the inquisition taken by them that Walter lately acquired to him and the said Isabella and to his heirs the aforesaid rent of 5 marks from Henry Herman, to be received from a house

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Membrane 10—cont.

in the parish of St. Michael's, Cornhill, which Ellen Turk sometime held, of which house Ellen enfeofed the aforesaid merchants, and which house the merchants afterwards enclosed within their said dwelling in Lumbardstrete, and that the said merchants charged all the said tenement to the distrainment of Walter and Isabella and Walter's heirs for the said rent, and that the said Ellen and the merchants, afterwards tenants of the tenement aforesaid, rendered the rent to Walter in his lifetime and to Isabella after his death yearly, until 20 October, 20 Edward II., and that the rent has been detained from Isabella since that date, and that neither Walter nor Isabella remitted the rent to any tenant of the houses or changed their estate therein in any way, and that the tenement was formerly held of the prior of Holy Trinity, London, by the service of half a mark yearly, which the prior afterwards remitted to the merchants, and that the tenement aforesaid is worth yearly 10 marks beyond the services therefore due and the necessary reprises: the king, wishing to cause satisfaction to be exhibited to Isabella for the rent elsewhere, because he has now assigned the said houses for the custody of his great wardrobe, and no issues are received from the house whilst thus assigned, orders the treasurer and barons to make assignment to Isabella of the said rent for her life in places where it may most conveniently be done, and to cause her to be satisfied for the arrears of the rent for the time that the houses have been in the king's hands. By C.

Oct. 21.
Windsor.

To the treasurer and barons of the exchequer, and to the chamberlains. Godekin de Revel, merchant of Almain, has shewn the king, by petition before him and his council, that the late king was indebted to him in 123*l.* 11*s.* 9*d.* lent to him, in the 11th year of his reign, by Godekin in the port of Boston, as appears by the said king's letters patent sealed with his seal called 'coket' in Godekin's possession, and he has besought the king to cause payment or satisfaction to be made to him for this sum, or to cause it to be allowed to him in the next customs of wool, hides and wool-fells and other merchandise to be sent by him through the said port: the king therefore orders them to see the letters aforesaid, and if they ascertain that this sum is still owing to Godekin, to pay it to him or to cause it to be allowed to him as above. By pet. of C.

The like in favour of the following:

Aluinus de Revel, merchant of Almain, for 12*l.* 4*s.* 3*d.* lent in Boston, in the 12th year.

Herman de Revel, merchant of Almain, for 20*l.* 5*s.* 9½*d.* lent in the same port, in the 11th year.

Ludebricus de Revel, merchant of Almain, for 14*l.* 14*s.* 3*d.* lent in the same port, in the 11th year.

John de Hulsyn, merchant of Almain, for 42*l.* 16*s.* 5*d.* lent in the same port, in the said year.

Henry de Bevere, merchant of Almain, for 59*l.* 2*s.* 8½*d.* lent in the port of London, in the said year.

Godfrey de Revel, merchant of Almain, for 73*s.* 10½*d.* lent in the port of Kyngeston, in the 12th year. By pet. of C.

Oct. 16.
Westminster.

To the same. Order to see the king's previous writ directed to them at the prosecution of John de Attendern, merchant of Almain, ordering them to pay to him 108 marks 2*s.* 1*d.* lent to the king by him in the port of Boston, or to cause him to have allowance therefor in the next customs of wool, hides and wool-fells to be sent by him out of the realm, and to make execution according to the said writ, as John has given the king to understand, by petition before him and his council in the last parliament, that although they received the said writ and caused it to be enrolled in the exchequer and the debt is found before them to be clear, they have not

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Membrane 10—cont.

taken care to pay or allow anything to John, wherefore he has besought the king to order execution to be made according to the tenor of the order aforesaid.

By pet. of C.

The like in favour of the following :

Herman de Warnethorp, merchant of Almain, for 231 marks 2s. lent in the port of Boston in the first year of the king's reign.

Isabella, late the wife of William Duraunt of Neuwerk, executrix of his will, for 52 marks 10s. 3d. lent in the same port.

Henry Braken, merchant of Almain, for 24l. 13s. 11½d. lent in the port of London in the first year.

By pet. of C.

Oct. 15.
Westminster.

To John de Melburn. Whereas the king, upon being given to understand that William de Flisk endeavoured to draw John into a plea outside the realm concerning certain things whereof the cognisance ought to pertain to the king, prohibited John from going out of the realm to answer to anyone concerning such matters: as the king now understands from William that he caused John to be cited in person to the Roman court to answer concerning William's prebend of Stransale in St. Peter's, York, which William had held peacefully for some time, and of which he had been unjustly despoiled by John, the king signifies to John that he may go to the said court for the defence of his right in the case of the spoliation, so far as the cognisance of the same pertains to the ecclesiastical forum, the king's prohibition aforesaid notwithstanding.

By C.

Et erat patens.

Nov. 11.
Windsor.

To the sheriff of Kent. Order to cause a coroner for that county to be elected in place of John Ordmore, who is incapacitated by age and infirmity.

MEMBRANE 9.

Oct. 24.
Windsor.

To the treasurer and barons of the exchequer, and to the chamberlains. Nicholas de Ellerker of Newcastle-on-Tyne has shewn the king, by petition before him and his council in parliament, that the late king received 200 marks from him and John de Ellerker, whose executor he is, as a loan and made letters patent sealed with his privy seal to them for payment of the debt at certain terms now past, and that the king lately, in response to Nicholas's petition before him and his council in parliament, ordered the treasurer and barons of the exchequer to cause payment or assignment to be made to Nicholas, and that although they appointed Nicholas to receive the said sum from the prior of Durham, collector of the money due for victuals of the late king at Newcastle-at-Tyne, and hereupon caused a tally of the king's receipt to be levied under the prior's name and delivered to Nicholas, and ordered the prior by writ of the exchequer to pay this sum to Nicholas out of the money received from the said victuals, and received the aforesaid letters patent of the late king from Nicholas, nevertheless Nicholas has not yet secured any payment from the prior by reason of certain other assignments made upon the said money, beyond which assignments the prior said that he could not levy anything, wherefore Nicholas has besought the king to provide a remedy: the king therefore orders the treasurer and barons and chamberlains to search the rolls and memoranda of the exchequer and to see the tally aforesaid, and if they find that assignment was made to Nicholas in form aforesaid, and that he has not yet obtained payment from the prior, and cannot obtain payment, they are to receive from him the said tally and to cause him to have payment for the said sum or to have an assignment for it where he can be promptly satisfied.

By pet. of C.

1331.

Membrane 9—cont.

Oct. 18. Westminster. To the treasurer and barons of the exchequer. Thomas Grey, late constable of Norham castle, has shewn the king that the late king, by his writ of privy seal, ordered him, whilst the castle was besieged by the Scots, to so conduct himself in the custody of the castle that it should redound to the said king's honour, and he sent Thomas by the latter's wife Agnes 113*l.* to retain men-at-arms for the safe custody of the said castle, and Thomas retained twenty men-at-arms and fifty hobelers in the castle by virtue of the said order from 1 September, in the 16th year of the said king's reign, until 13 May following, and he has besought the king to cause account to be made with him for the aforesaid 113*l.* and to discharge him thereof as shall be just: the king therefore orders them to cause Thomas to be discharged of the said sum at the exchequer, receiving from him the said writ, provided that the king be not charged with any sum beyond the said 113*l.* by reason of the retaining made by Thomas by virtue of the aforesaid order.

By K. & C.

Nov. 3. Marlborough. To the same. Whereas Richard de Biffet and Alice his wife recovered in the late king's court before William de Bereford and his fellows, then justices of the Bench, in the fifth year of his reign, by a writ of yearly rent against William de Henle and Isabella his wife 87 marks, and the said Richard before the said justices in the same year recovered against William by writ of debt 169 marks, as appears by the records and processes of the pleas, which the king has caused to come before him in chancery, and Richard has remitted and quit-claimed the aforesaid 256 marks, wherewith the manor of Henle, which was William's at the time of the recoveries aforesaid and which afterwards came into the late king's hands by William's gift to the king, and (*ad*) has rendered into the king's hands the office of pesage in the port and town of Southampton, which office the late king granted to him for life: the king, wishing to shew Richard grace in recompence for the premises, has pardoned him the 100*l.* that he owes to the exchequer by recognisance made to the king, and he therefore orders the treasurer and barons to cause Richard to be acquitted and discharged of the said sum.

By K.

Oct. 16. Westminster. To the treasurer and barons of the exchequer, and to the chamberlains. John de Fenwik has shewn the king, by petition before him and his council in parliament, that the late king was indebted to him in 28*l.* for his fees and robes, as appears by divers bills of the late king's wardrobe in his possession, and he has besought the king to order this sum to be paid to him: the king therefore orders them to see the said bills, and if they ascertain that the aforesaid sum is still owing, to cause it to be paid to John, or to cause him to have an assignment for it.

By pet. of C.

Oct. 14. Westminster. To the mayor and sheriffs of London. Walter Aubyn of London has shewn the king, by petition before him and his council in parliament, that he impleaded before them in the king's husting of London by writ of right the abbot of Auriol concerning a barn, a kitchen, and a dovecot in Sholane, in the suburbs of London, and the abbot in pleading before them asserted that he held the tenements by charter of Edward I., wherefore he alleged that he ought not to answer herein without the king, for which reason the mayor and sheriffs have deferred proceeding in the plea, wherefore Walter has besought the king to provide a remedy: the king therefore orders them, if it have been thus proceeded before them, to proceed further in the plea and to cause justice to be done to the parties, notwithstanding the said allegation, provided that they do not proceed to render judgment without consulting the king.

By pet. of C.

Nov. 4. Newbury. To William Trussel, escheator this side Trent. Order not to intermeddle further with the manor of Stoke Pougeys, and to restore the issues

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Membrane 9—cont.

thereof, as the king learns by inquisition taken by the escheator that Robert Pougeys at his death held no lands of the king in chief as of the crown by reason whereof the custody of his lands ought to pertain to the king, but that he held the aforesaid manor of Joan de Botetourte by the service of one knight's fee and of doing suit at the court of Neuport Paynel from three weeks to three weeks.

Oct. 16. To the sheriff of Northumberland. Order to cause coroners for that
Westminster. county to be elected in place of Robert de Milneburn, Richard de Heddon, and Richard de la Neuweton, whom the king has caused to be amoved from office because they are insufficiently qualified.

By the testimony of Henry de Percy.

The like to the same sheriff for the election of a coroner in place of William del Strother.

By the same testimony.

Nov. 16.
Windsor.

To the treasurer and barons of the exchequer. Whereas the king, on 23 October, in the fourth year of his reign, committed to Margaret, late the wife of Richard Damory, tenant in chief, the custody of two parts of the lands that belonged to Richard and which were in the king's hands by reason of the minority of his heir, rendering therefor to the exchequer as much as any other would render for that custody, and he afterwards granted to her that she should have the custody until the heir came of age, rendering therefor to the exchequer the extent made thereof, as contained in his letters patent, which two parts are extended at 4*l.* 2*s.* 2½*d.*, as appears by the inquisitions taken after Richard's death concerning the lands, and the king has pardoned Margaret the extent of the said two parts for the first year from the said 23 October: he therefore orders them to cause her to be discharged of the said extent for the first year, provided that she answer for the extent yearly after the said first year.

Nov. 19.
Guildford.

To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands of Robert de Arderne, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Robert at his death held no lands in chief of the king by reason whereof the custody of his lands ought to pertain to the king, but that he held other lands of divers lords by various services.

Nov. 15.
Windsor.

To the sheriff of Dorset. Order to cause a coroner for that county to be elected in place of Simon de Mangerton, who is insufficiently qualified.

Nov. 18.
Windsor.

To the sheriff of Worcester. Order to cause a coroner for that county to be elected in place of Peter Colle of Worcester, deceased.

Nov. 17.
Windsor.

To William Trussel, escheator this side Trent. Order to deliver to Matilda, late the wife of Thomas son of Odo Lercedeken, the manor of Treberneth, and to restore the issues thereof to her, as the king learns by inquisition taken by the escheator that Thomas and Matilda held jointly on the day of Thomas's death the said manor, to them and to the heirs male of their bodies, of the grant of Michael de Trenolwit, with remainder to the right heirs of Thomas, and that the manor is held in chief as of the honour of Lancelveton castle, in the king's hands, by the service of 13*s.* 2½*d.* yearly for all service, and the king has taken Matilda's fealty for the manor.

Nov. 18.
Guildford.

To the sheriffs and coroners of London. Whereas the king lately ordered them to send to him the tenor of the inquisition taken before them concerning the death of William de Davyntre, slain by mischance (*casualiter*) at Fletestrete, London, and it appears by their certificate that William, on Sunday before St. Dunstan, watered (*adaquavit*) a horse of

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Membrane 9—cont.

Master John de Blebury, his master, in the water of Thames in the parish of St. Mary atte Stronde, co. Middlesex, and fell by misfortune from the horse in the said parish whilst riding on his return to the lodging of Master John, and was taken half dead by his friends together with the horse to Master John's lodging in Fletestrete, in the suburbs of London, and there lived languishing (*languendo*) until sunset of the same day, when he died from the fall aforesaid, and that the horse at the time of William's fall was not frightened by any one so that he had reason to rear (*recalcitrandi*), and the certificate has now been examined before the king and his council, and it seems to them that the horse ought not in such a case to be adjudged to the king as a deodand: the king therefore orders the sheriffs and coroners to supersede the exaction from John or his mainpernors for the horse or its price, and to permit him and his mainpernors to be acquitted.

By C.

Nov. 20.
Windsor.

To the justices of the Bench. William Vaghan and Joan his wife, Walter Heryng' and Margaret his wife, and John Chiche and Katherine his wife have shewn the king, by petition before him and his council in parliament, that they impleaded Thomas de Brotherton, earl of Norfolk and marshal of England, concerning the manor of Dadynton, and that the earl alleged in pleading that he held the manor to him and the heirs of his body of the king's grant, with reversion to the king, and that he could not answer without the king, by reason whereof the justices have deferred proceeding in the plea, wherefore the petitioners have besought the king to provide them with a remedy: the king therefore orders the justices if it have been thus proceeded before them, to proceed further in the plea and to do justice to the parties, notwithstanding the earl's allegation, provided that they do not proceed to render judgment without consulting the king.

By pet. of C.

*Membrane 9—Schedule.**Warancia dierum.*March 2.
Croydon.

To the mayor and sheriffs of London. Order not to put Richard brother of Thomas de Hockele in default for not appearing on Monday after St. Valentine last before them in the suit by writ of right between Adam le Boghiere and Joan son of William atte Hull, demandants, and Richard and Thomas, tenants, concerning a messuage and eleven shops in London, as he was in the king's service on that day by the king's order.

By p.s. [4415.]

Oct. 11.
Westminster.

To L. bishop of Durham. Order not to put Robert de Clifford in default for not appearing on Monday after St. Matthew last in the suit before the bishop's justices in his court of Sadberg between the bishop, demandant, and Robert, tenant, concerning the manor of Hert, as Robert was in the king's service on that day by the king's order.

By p.s. [4869.]

Dec. 19.
Cadbury.

To the mayor and sheriffs of London. Order not to put Thomas West, knight, in default for not appearing on Monday after St. Nicholas last before them in the suit by writ of right between Hugh son of Hugh le Blound, demandant, and Thomas, tenant, concerning a messuage in London, as he was in the king's service on that day by the king's order.

By p.s. [5077.]

The like to them in favour of Thomas for Tuesday after St. Nicholas.

By the same writ.

*MEMBRANE 8.*Oct. 16.
Westminster.

To the treasurer and chamberlains. Whereas the late king granted to Thomas Blaunkfount, in consideration of his good service and of his

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Membrane 8—cont.

damages sustained in the battle of Strivelyn in Scotland in the company of John le Fitz Marmeduk, [when] he was captured and severely wounded and was detained in prison until he made a grievous ransom, by his letters patent 40*l.* yearly for life to be received from the exchequer or until the said king should provide him with 40*l.* of land yearly, and the said Thomas received this sum yearly until the said king's letters were eloigned from him with other things when he was taken by reason of the quarrel of Thomas, late earl of Laucaster, and the king, because it was testified before him by many magnates of his council to whom he gives credence that the supplication aforesaid (*sic*) contains the truth, wishing to fulfil his father's will, granted to Thomas 40*l.* yearly for life from the exchequer or until he should provide him with lands of that value for life, and on 11 January, in the third year of his reign, ordered the treasurer and chamberlains of that time to pay to him the said 40*l.* yearly for life or until the king should provide him with lands as above, and they have taken no care to do anything in the matter, as the king is given to understand by Thomas: the king therefore orders the treasurer and chamberlains to pay to Thomas the arrears of the said 40*l.*, and to pay him that sum yearly for life or until the king shall cause him to be provided with 40*l.* of land and rent for life.

Oct. 20. To Henry Hillary. Order to deliver to Henry de Mortuo Mari, king's
Westminster. yeoman, the manors of Kynefare and Stourton and the custody of the forest of Kynefare, which was in Henry Hillary's custody by virtue of the king's grant thereof to him, and not to intermeddle further with the manors and custody, as the king committed the custody to Henry Hillary forgetting that he had previously granted it to Henry de Mortuo Mari for life by his letters patent. By K. & C.

Nov. 1. To William Trussel, escheator this side Trent. Order to retain in the
Odiham. king's hands until otherwise ordered the three bovates of land described below, and not to intermeddle further with the lands that Roger son of Thomas de Croxton held of other lords than the king, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Roger at his death held in his demesne as of fee three bovates of land in Kyryngton of the king as of the honour of Albemarle by the service of a hundredth part of a knight's fee, and that he held no other lands of the king as of the crown by reason whereof the custody of his other lands ought to pertain to the king, but that he held divers lands of other lords by various services, and that John his son is his next heir and is aged eighteen years.

Nov. 9. To Richard Talbot, Henry de Hambury, Richard de Pembrigg, and
Windsor. William de Shareshull. Whereas the king lately appointed Henry de Penbrugg, Robert de Aston, and Adam Lucas to survey the weirs in the water of Waye, to wit the weirs of Bokkeswere, Itheleswere, Aeshewere, Walwere, Plumwere, Stanwere, Watyngwere, and Brokewere, and to make inquisition by the oaths of men of cos. Gloucester and Hereford in the presence of the abbot of Tynterne, if he wished to attend, whether or not the weirs aforesaid had been raised and enhanced to the common damage of Henry, earl of Lancaster, and of all the men of those parts and to the annoyance of men wishing to pass with boats and ships by that water, and if so, by whom and when and in what manner they had been raised, and to cause them to be lowered and brought back to their former state if they found that they had been raised, and Henry, Robert, and Adam—upon its being found inquisition taken before them that Roger de Kamme, abbot of Tynterne, raised the weirs higher than they used to be before then, to the damage of the said earl and men of those parts, and that the abbot by the raising of the weirs had obstructed certain openings that

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Membrane 8—cont.

always used to stand open in all the weirs aforesaid to the depth of the water and that ought to be open, to the disturbance of men with boats and ships wishing to pass by the said water—ordered the sheriff of Gloucester to lower the weirs thus raised by the abbot, and to cause them to be brought back to their former state, and the sheriff caused William Brace, bailiff of the liberty of St. Briavels, within which liberty the weirs are, to have return of the said writ to make due execution thereof; and the king—upon its being suggested to him that the abbot and brother William de Dorsete and brother Henry de Combe, his fellow monks, and William Adam with certain others assaulted the bailiff and certain men taken with him to make execution of the same writ at Bikkeleswere, Itheleswere, and Asshewere, and hindered the said bailiff from making execution—appointed the aforesaid Richard, Henry, Richard and William, or three or two of them, of whom William should be one, his justices to make enquiry concerning the contempt and trespasses aforesaid, and to hear and determine them; and the abbot, by petition before the king and his council, has brought divers challenges concerning the taking of the inquisition aforesaid and the execution of the same, praying the king to cause justice to be done to him and his church, wherefore the king ordered the said Henry to send to him the aforesaid inquisition with the original writs and all things touching it, so that, when it had been examined before the council, the king might order to be done what ought to be done in the matter: the king, considering that it is not consonant with right that, pending the discussion upon the challenges aforesaid, process should be made further before them concerning the contempt aforesaid, orders Richard, Henry, Richard, and William to supersede the execution of the said appointment to hear and determine the contempt and trespasses aforesaid, pending the discussion aforesaid or until otherwise ordered. By C.

Nov. 21.
Guildford.

To the sheriff of Lincoln. Order to cause a coroner for that county to be elected in place of Thomas le Botiller of Lincoln, who is constable of Lincoln castle, so that he cannot attend to the execution of what pertains to the office of coroner.

Nov. 12.
Windsor.

To Anthony de Lucy, justiciary of Ireland, or to him who supplies his place. Whereas the king—at the prosecution of Joan, late the wife of Roger de Mortuo Mari of Wyggemore, suggesting that Richard son of John de Moilagh granted by charter to her and Roger the manor of Moilagh in Moyfynoragh in Ireland, and that they were seised thereof by virtue of the grant aforesaid, and continued their seisin until the manor was taken into the king's hands amongst other lands of Roger by his forfeiture, and beseeching the king to cause the manor to be delivered to her—ordered the justiciary to make inquisition concerning the premises, and it is found by such inquisition that the aforesaid Richard, in the eleventh year of the late king's reign, granted by charter to Roger and Joan the manor aforesaid, and that they were seised thereof, and that it was taken into the king's hands by Roger's forfeiture, and that it is in the king's hands solely for this reason, and that Roger and Joan did not release their right in the manor to any one, or release it to any one, or change their estate therein in any way, and that the manor is held of the king in chief, and it appears by the aforesaid charter, shewn before the king in chancery, that the grants aforesaid were made in form aforesaid: the king therefore orders them to deliver the manor to Joan, together with the issues received therefrom from the time of its being taken into the king's hands.

By K. & C.

Nov. 19.
Guildford.

To the collectors of the customs in Boston. Order to pay to John called 'Vos' 450 marks from the issues of that custom for Michaelmas term last, in accordance with the king's order of 14 October last [*as at*

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Membrane 8—cont.

page 265, above] to pay this sum to the count of Julers or to his attorney, as they have refused to pay this sum to John, who offered them the count's letters of acquittance therefor, because mention was not made in the said order of the attorney's name.

Nov. 16.
Windsor.

To the treasurer and barons of the exchequer, and to the chamberlains. Isabella, late the wife of John de Salesbury and executrix of his will, has shewn the king, by petition before him and his council, that the late king was indebted to John in 43*l.* 6*l.* 8*d.* for recompense for his horses lost in the said king's service in Scotland, as appears by a bill under the seal of John de Weston, then chamberlain of Scotland, sealed with the seal of that office, in Isabella's possession, and she has besought the king to order payment to be made to her for the execution of the said will: the king therefore orders them to see John's testament and the said bill, and if they find that Joan is his executrix and that the said sum is still owing, the treasurer and chamberlains are to cause it to be paid to her, or the treasurer and barons are to cause her to have an assignment for it.

By pet. of C.

Nov. 16.
Windsor.

To the sheriff of Cornwall. Order to cause a coroner for that county to be elected in place of John de Morton, who is insufficiently qualified because he has no lands in the county.

Nov. 15.
Windsor.

To L. bishop of Durham. William le Latymer and John Fauconberg have shewn the king, by petition before him and his council in his last parliament at Westminster, that Robert de Clifford holds of them the manor of Hert in the bishopric of Durham, and they hold it of the king in chief, and that although they, like other free men of the realm, ought to have their court concerning lands of the manor that are to be pleaded by writ of right, according to the law and custom of the realm and the tenor of *Magna Carta*, without any one having any cognisances of any things touching the manor that ought to be pleaded by such writs, or intermeddling therewith, except that the king ought to do justice to those making complaints in default of William and John, inasmuch as they thus hold the manor of the king, nevertheless the bishop impleads Robert in his court of Sadberg by his writ of right concerning two parts and a third part of the aforesaid manor, except an acre in the said two parts and a third part, thus drawing to himself the cognisance thereof, which ought to pertain to William and John and to the king in their default, wherefore they have besought the king to provide a remedy, the king therefore orders the bishop to order his justices and other ministers before whom the plea is pending to permit William and John to have their court of the said Robert, tenant of the manor aforesaid, and to order them not to intermeddle with the manor or anything pertaining to it in any way.

By pet. of C.

MEMBRANE 7.

Nov. 15.
Windsor.

To the treasurer and chamberlains. Order to pay to Edmund Hakelut 39*l.* 13*s.* 4*d.*, which the king owes to him, as appears by divers bills of the late king's wardrobe in his possession.

By p.s. [5008.]

Nov. 16.
Windsor.

To the treasurer and barons of the exchequer. Order to discharge Matthew Broun, late escheator in cos. Lincoln, Northampton, and Rutland, of the issues of the constabulary of Lincoln castle and of the bailey without the gate of the same received since 20 September, 16 Edward II., when the late king rendered the constableness and bailey to Alesia, countess of Lincoln, now wife of Ebulo Lestraunge, which they shall find that he paid to Ebulo and Alesia in execution of the king's order not to intermeddle

1331.

Membrane 7—cont.

further with the constablenesship, and to restore the issues thereof to Ebulo and Alesia, John Waleweyn, the late king's escheator this side Trent, having taken the constablenesship and bailwick into the said king's hands because it was said that Alesia, who held them of the king in chief, had demised them to John Talbot during his good behaviour.

Nov. 17.
Windsor.

To the treasurer and barons of the exchequer, and to the chamberlains. Whereas the king is indebted to the following merchants as under: to Laurence Croubbak of Malyns in 20 marks 6s. 2d.; to Walter de Leyst of Malyns in 12 marks 9s. 9d.; to John Vinersell (?) of Dist in 10 marks 8s. 3d.; to Alexander de Coln[ia] in 63 marks 11s. 4d.; to Henry Trudes of Dest in 5 marks 4s. 0d.; to John de Milkested in 7 marks 9s. 3d.; to John Nolyn of Dest in 8 marks 4s. 1d.; to John Notekyn of Dest in 5 marks 2s. 0d.; to Henry Frend of Dest in 8 marks 5s. 8d.; to John Walter of Boston in 6 marks 5s. 1d.; to John Crane of Dest in 3 marks 7s. 2d.; to Godekyn Swarr in 3 marks 6s. 0d.; to Walter de Welbekkom of Dest in 3 marks 9s. 3d.; to Bartholomew Freneson of Malyns in 2 marks 10s. 3d.; to John Bouk of Dest in 10 marks 10s. 9d.; to John Rider in 4 marks 8s. 2d.; to Andrew de Ale of Almain in 3 marks 11s. 4d.; Alvinus de Ispyngred in 4 marks 8s. 2d.; to Peter de Isel of Lovayn in 2 marks 7s. 8d.; to John de Intyngham of Lovayn in 3 marks 9s. 3d.; to Walter Peten of Loveyn in 2 marks 11s. 9d.; to John Innapie of Lovayn in 7 marks 2s. 6d.; to William Mace of Loveyn in 4 marks 10s. 10d.; to Bonauntur[e] de Florencia in 4 marks 9s. 9d.; to John Ginapio of Loveyn in 7 marks 12d.; to Arnald de Rokeles of Loveyn in 3 marks 9s. 3d.; to Robert de Onnyng- ham of Seyntrude in 3 marks 7s. 6d.; to John Damys of Loveyn in 5 marks 10s. 3d.; to Arnald Werde of Loveyn in 3 marks 7s. 0d.; to Henry Fosse in 8 marks 5s. 0d.; to John de Notyngham of Loveyn in 4 marks 8s. 3d.; to John Fox in 4 marks 12s. 10d.; to William de Scotcs of Ippe in 5 marks 4s. 2d.; to Thomas de Ast in 134 marks 6d.; to William de Harshill of Dest in 3 marks 9s. 3d.; to John de Ingelumstere of Malyns in 3 marks; to Folkeward Bonck of Antwerp (*Hanwers*) in 4 marks 7s. 3d.; to Walter Molene of Malyns in 6 marks 6s. 2d.; to John de Lest of Malyns in 2 marks 10s. 0d.; to Henry Hark of Malyns in 2 marks 9s. 6d.; to Henry Godfelace of Ippe of 4 marks 5s. 8d.; to John Wolf of Malyns in 3 marks 9s. 3d.; to William del Stock of Malyns in 5 marks 10s. 0d.; to Walter Houseblok of Dest in 5 marks 4s. 6d.; to Tademanne le White in 3 marks 12s. 0d.; to Roger de Bredon of Derby in 6 marks 9s. 9d.; to Lambert Limyng' in 3 marks 9s. 3d.; to Nicholas Derman of Donyngton in 2 marks; to Herman Brune of Almain in 11 marks 12d.; to William de Suartford in 7 marks 11s. 4d.; to Roger de la Vaire of Gascony in 4 marks 10s. 9d.; to John Jongtyn of the society of the Peruzzi in 15 marks 8s. 9d.: lent to the king by them in the port of Boston by the hands of the collectors of the custom of wool there, as appears by divers of the king's letters patent sealed with the seal called 'coket' in the said merchants' possession, and the merchants have besought the king to cause payment or assignment to be made to them: the king therefore orders the treasurer and barons and chamberlains to pay the said sums to Reiner Peryn, bringing the said letters of coket, or to cause an assignment to be made in the name of the said merchants, as speedily as possible.

By K. & C.

To the same. Like order in favour of the following merchants for the sums named, which were lent by them to the king by the hands of the collector of the custom of wool in the port of the city of London: Henry Moys in 10l. 8s. 8½d.; to Henry son of Gilbert in 6l. 17s. 6d.; to Arnald Conyng in 8l. 17s. 6d.; to Robert Bertheyn in 17l. 7s. 8½d.; to Simon de Culnare in 9l. 19s. 0d.; to Walter de Outeure in 4l. 8s. 8½d.;

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to Henry Burgeys in 9*l.* 1*s.* 6½*d.*; to Bankinus Brunelesk in 6*l.* 17*s.* 11½*d.*; to William de Leicestria in 24*l.* 0*s.* 0½*d.*; to Walter de Lest in 4*l.* 2*s.* 7*d.*; to John Storm in 4*l.* 18*s.* 0*d.*; to John Rente Meister in 57*s.* 6*d.*; to Henry Martyn in 9*l.* 16*s.* 11½*d.*; to Giles de Frise in 4*l.* 16*s.* 5*d.*; to Puchus de Portinare in 21*l.* 7*s.* 10*d.*; to Giles de Camhone in 46*s.* 8*d.*; to Bartholomew de Cone and Peter Nicholai in 8*l.* 3*s.* 1½*d.*; to Laurence Courlebak in 4*l.* 5*s.* 2*d.*; to Henry de Meriton in 11*l.* 13*s.* 4½*d.*; to Henry le Rade in 59*s.*; to Peter Nicholas in 25*l.* 2*s.* 7*d.*; to Lukin de la Canele in 31*l.* 10*s.* 3*d.*; to William de Racheford in 6*l.*; to John de Marchunle in 8*l.* 5*s.* 2*d.*; to Nicholas Chethon in 43*s.* 6*d.*; to William de Lemerestre in 103*s.* 1*d.*; to Bonannus de Luca and Silvester Bonfilol in 7*l.* 11*s.* 4*d.*; to John de Portunar[iis] in 12*l.* 15*s.* 11*d.*; to Nicholas le Coiffestere in 8*l.* 14*s.* 11*d.*; to Clement de Nigro in 25*l.* 6*s.* 8½*d.*; to William Lamfrelly in 15*l.* 7*s.* 3*d.*; to Cambinus de Ispannia in 10*l.* 0*s.* 6½*d.*; to Bonannus de Luca in 44*l.* 14*s.* 4½*d.*; to Galiotus Usus Maris in 6*l.* 14*s.* 4½*d.*; to John de Frisheleigh in 8*l.* 4*s.* 8*d.*; to Ottobonus de Marinis in 9*l.* 1*s.* 1*d.*; to Stephen Lammal in 4*l.* 8*s.* 2½*d.*; to Vastardus Tright of Beryng', Henry son of Gilbert, Henry Teit, and Arnald Testelt in 25*l.* 18*s.* 1*d.*; to Walter Eton in 18*l.* 3*s.* 7*d.*; to Godfrey de Linde in 11*l.* 9*s.* 3*d.*; to Arnald Van Scote in 7*l.*; to Anthony Usus Maris in 39*l.* 12*s.* 4*d.*; to Nicholas Usus Maris in 28*s.* 8½*d.*; to Paulinus de Nigro in 103*s.* 2*d.*; to John de Berkeweye in 4*l.*; to Henry Outright in 9*l.* 11*s.* 10*d.*; to Silvester Bonfilol in 7*l.* 7*s.* 8½*d.*

By K. & C.

To the same. Like order in favour of the following merchants for the sums named, which were lent by them to the king in the port of Southampton by the hands of the collectors of the custom of wool there: Pouche Portenar' in 100*s.* 6*d.*; Luke de Canela, merchant of Genoa, in 64*l.* 3*s.* 7*d.*; Suro Maloni, merchant of Genoa, in 9*l.* 2*s.* 6¾*d.*; to Peter de Nigro of Genoa in 17*l.* 4*s.* 1½*d.*; to John de Portunar[iis] in 8*l.* 6*s.* 8*d.*; to Ottobonus de Marinis in 37*l.* 11*s.* 10*d.*; to Anthony Usus Maris of Genoa in 44*l.* 0*s.* 6*d.*; to Clement de Nigro, merchant of Genoa, in 73*s.* 10*d.*

By K. & C.

To the same. Like order in favour of Conrad Clippyng, Hermann Clippyng', John Clippi[n]g, John de Wold, John de Hamme, John Menden, Hermann de Menden, and Wossailus de Bergh, merchants, for 255 marks 4*s.* 0½*d.* lent by them to the king by the hands of the collectors of the custom of wool in the port of Kyngeston.

By K. & C.

To the same. Like order in favour of John Juntino, merchant of the society of the Peruzzi, for 2 marks lent by him to the king in the port of Newcastle-on-Tyne by the hands of the collectors of the custom of wool there.

By K. & C.

Nov. 17.
Windsor.

To the same. Roger Mauduyt has shewn the king, by petition before him and his council in parliament, that the king—at Roger's prosecution by another petition, suggesting that the late king was indebted to him in 176*l.* 19*s.* 9*d.* for divers causes, as appears by bills of the said king's wardrobe and of his chamberlainship of Scotland in Roger's possession and that Roger had not yet been paid wholly or partly—ordered the treasurer and barons and chamberlains to see the said bills, and if they ascertained that this sum was clear and was owing to Roger, to pay it to him or to cause him to have an assignment for it, and that they have not taken care to put the order into execution, wherefore Roger has besought the king to order the divers accounts that he is bound to render to the king to be audited, and if after the auditing Roger be found to be indebted to the king in any sum, to cause such sum to be allowed to him in the debts due to him from the late king, and to order payment or assignment to be made to him for the

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Membrane 7—cont.

remainder of such debts: the king therefore orders them to audit Roger's accounts, and to cause allowance and payment or assignment to be made to him as requested.

By pet. of C.

Nov. 16.
Guildford.

To the treasurer and barons of the exchequer. Order to cause the executors of the will of Bartholomew Beneyt and Warin de Swethop to be discharged of 11*l.* of the 22*l.* exacted from them for victuals of the late king at Newcastle-on-Tyne bought by them, and to permit them to pay the remainder at the rate of 10*s.* yearly, as the king has granted that the executors and Warin shall be pardoned the 11*l.* and shall pay the remainder as above, at the request of Richard Beneyt, the king's yeoman.

By p.s.

Oct. 28.
Odiham.

To the same. The prior of Durham has shewn the king, by petition before him and his council in parliament, that the late king was indebted to him in 233*l.* 6*s.* 8*d.* for divers causes, as appears by bills under the seal of his chamberlain of Scotland in the prior's possession, and he has besought the king to cause this sum to be allowed to him in the debts due from him to the exchequer: the king therefore orders them to see the said bills, and if they ascertain that the said sum is still owing, to cause it to be allowed as above.

By pet. of C.

Nov. 16.
Guildford.

To the same. Order to cause Roger Mauduyt to be acquitted of the fermes, services, and other profits of the castle and manor of Werk-on-Tweed that they shall find by inquisition or otherwise he was unable to levy, by reason of the destruction committed by the Scots, in the time when he had the custody of the castle and manor aforesaid, as he has shewn the king that the lands pertaining to the castle and manor and elsewhere in co. Northumberland were so destroyed and wasted by the frequent comings of the Scots that he could not levy in full the fermes, services, and other profits pertaining to the castle and manor, and that the treasurer and barons nevertheless intend to charge him with the whole of the fermes, services and profits as if he had received them in full, wherefore he has besought the king to provide a remedy.

By pet. of C.

Nov. 24.
Alton.

To the sheriff of Norfolk and Suffolk. Order to pay to Rhys son of Rhys ap Meredith, a Welsh prisoner in Norwich castle the arrears from the time of the sheriff's appointment of the wages that he has been wont to receive in the times of Edward I. and Edward II., and to pay to him the said wages henceforth.

Nov. 24.
Alton.

To William de Clynton, justice of Chester, or to him who supplies his place, and to the chamberlain there. William le Prayers and Richard de Frodesham have shewn the king that the king, when he was earl of Chester and before his accession, committed to them his manor of Frodesham, co. Chester, for twelve years from St. Peter and Paul, 18 Edward II., rendering therefor to the exchequer of Chester 110 marks yearly, provided that they made a suitable ditch of the length of 84 perches in defence of the king's demesne lands of the manor, which were inundated by the sea, and that the king should allow to them 30*l.* for the ditch in their ferm, as contained in an indenture, whereof one part is in the exchequer and the other in their possession, and that they made the ditch accordingly and had allowance of 15*l.* therefor in their account, but that they have not been able to obtain allowance for the remaining 15*l.*, wherefore they have besought the king to cause that sum to be allowed to them in the arrears of their ferm: the king therefore orders the justice and chamberlain to see the indenture, and to call before them the supervisors of the works aforesaid in those parts, and to obtain full information concerning the premises, and if they ascertain that the manor was thus demised to William and Richard and that they made the ditch aforesaid, to cause them to have allowance for the remaining 15*l.* in the arrears of their ferm.

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*Membrane 7—cont.*Nov. 20.
Guildford.

To the sheriff of Nottingham. Order to cause a coroner for that county to be elected in place of Richard Dodde of Nottingham, who has no lands in that county to qualify him for the office of coroner.

*MEMBRANE 6.*Oct. 16.
Westminster.

To William de Clynton, justice of Chester, or to him who supplies his place. Roger de Bulkylegh, the elder, has shewn the king that he lately arraigned before the justice, by the king's writ used in those parts, an assize of novel disseisin against Thomas Danyers and Richard Davyesmon concerning a tenement in Wych Maubank (*Wyco Malbano*), and that Thomas alleged in pleading that he was the king's escheator in that county, and that he took by virtue of his office the six messuages, 46 acres of land, 6 acres of meadow, and 8 acres of brushwood (*brussetti*) placed in view into the king's hands because Roger had acquired them from Edward Burnel, who held them of the late king in chief, without licence from the said king, and that, although Roger alleged on the contrary that Edward did not hold the tenements of the king on the day when he alienated them to Roger, but held them of other lords by divers services, and prayed that this might be enquired by assize, the justice has deferred proceeding to the taking of the assize by reason of the escheator's allegation, wherefore Roger has besought the king to provide a remedy: the king therefore orders the justice, if he find by an inquisition of the jurors of the assize to be taken in this behalf that the tenements are not held of the king in chief, to proceed to take the assize and to do justice to the parties, notwithstanding the escheator's allegation. If he find that the tenements are held of the king in chief, he is to supersede the taking of the assize until further orders.

Oct. 25.
Odiham.

To William Trussel, escheator this side Trent. Order not to intermeddle further with the manor of Stanhowe, co. Norfolk, called 'Kyngeshalle,' and to restore the issues thereof to Walter son of William March, as the king learns by inquisition taken by Robert Selyman, late escheator this side Trent, that William at his death held the manor jointly with Walter of the gift of Joan le May of Causton, to them and to the heirs of Walter's body, made by the late king's licence, and that the manor is held of the king by the service of keeping a brach (*unum brach'*) of his, receiving 18*d.* weekly for the said custody.

Oct. 28.
Odiham.

To the treasurer and barons of the exchequer. Order to allow to Robert But and John de Tumby, whom the king has appointed collectors of the custom of wool, hides, and wool-fells and of the imprests and customs upon merchandise and goods brought into or taken out of the realm by stranger and alien merchants in the port of Boston and in all places on the sea coast between there and Lenne, such wages for the time that they have been collectors as they shall find were allowed to other collectors there.

Oct. 30.
Hungerford.

To the treasurer and barons of the exchequer, and to the chamberlains. Whereas the king, on 28 June last, appointed Robert de Norton and Peter de Hoo to survey the estate of the islands of Gernereye, Jereaeie, Serk, and Aureneie and of the king's castles in the islands, and to extend the islands that had not previously been extended, and to do certain other things, and they have shewn the king that they sustained great labour and divers costs and expenses in executing the premises for which they have not been satisfied, and they have besought the king to cause their wages for that time to be provided: the king therefore orders the treasurer and barons and chamberlains to see the extents aforesaid at the exchequer, and to cause

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Membrane 6—cont.

Robert and Peter to have their reasonable wages for the time during which they shall ascertain that Robert and Peter were thus employed.

By C.

Nov. 18.
Windsor.

To the sheriff of Bedford. Order to cause David de Flittewyk to have seisin of a messuage and a carucate of land in Hussebourne, as the king learns by inquisition taken by the sheriff that the said messuage and carucate, which Bartholomew de Flittewyk, who was hanged for felony, held, has been in the king's hands for a year and a day, and that Bartholomew held them of David.

Nov. 8.
Windsor.

To William de Clynton, justice of Chester, or to him who supplies his place. Order not to intermeddle further with the manor of Littelbarewe, and to restore the issues thereof to Adam de Moldeworth, if he ascertain that Adam acquired it three years before Hugh le Despenser, earl of Winchester, was adjudged to death, and that he continued his seisin thereof from that time, as Adam has shewn the king that, although he acquired the manor in fee from Hugh three years before Hugh was adjudged to death, and he has continued his seisin thereof since that time, the justice has nevertheless taken the manor into the king's hands because it was found by an inquisition taken by him, by virtue of his appointment by the king to make inquisition concerning Hugh's lands in that county that had been occupied by other men and that ought to pertain to the king, that the said Hugh acquired the manor after his exile and enfeoffed Adam thereof, wherefore Adam has besought the king to provide a remedy.

Nov. 20.
Guildford.

To the sheriff of Dorset. Order to cause a coroner for that county to be elected in place of Simon de Roumesbury, who is insufficiently qualified.

Nov. 20.
Guildford.

To the sheriff of Nottingham. Order to cause a coroner for that county to be elected in place of Laurence Bere, who has no lands in the county to qualify him.

Nov. 28.
Alton.

To the treasurer and barons of the exchequer. Order to cause such wages to be paid to the constable and janitor of Ledes castle and to the parker of the park there, which are held by the prior of Ledes at ferm by the king's commission, as have been usually paid heretofore to the constables, janitors, and parkers there, and to cause the prior to have allowance therefor in his ferm.

Nov. 19.
Chawton.

To John de Houton, escheator beyond Trent. Order to deliver to Margaret, late the wife of Edmund, earl of Kent, the manor of Allerton-under-Shirewode, co. Nottingham, with the wapentake of Allerton, and the issues thereof from Michaelmas last, as the king lately granted to her, amongst other lands of her husband, the custody of the same during the heir's minority, with the issues thereof from Michaelmas last, for a certain yearly ferm to the exchequer.

Dec. 2.
Clarendon.

To Anthony de Lucy, justiciary, Adam de Lymbergh, chancellor, and to Thomas de Burgh, treasurer of Ireland. Order to deliver to Nicholas de Verdon the manors of Rathwer and Rathfaith, and the issues thereof from 17 December last, when the king committed the custody thereof to Nicholas in consideration of his good service to the king and his father in Ireland and in recompense for his expenses at divers times for the defence of that land against the Scots and Irish, during the king's pleasure, without rendering anything therefor, the manors being then in the king's hands as escheats by the forfeiture of Roger de Mortuo Mari, earl of March, which manors have been taken by them into the king's hands by pretext of the king's order to take into his hands castles, towns, and manors in that land given by him after his accession.

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*Membrane 6—cont.*Nov. 28.
Alton.

To the treasurer and barons of the exchequer. Order to allow to Thomas de Segrave and Walter de Arderne, executors of the will of John de Segrave, the late king's constable of Notyngnam castle, in the account that they are now rendering at the exchequer for John of the issues of that castle, as much for John's fee for the time when he was constable of that castle as they shall find has been allowed to other constables of the castle.

Nov. 28.
Alton.

To Walter de Weston, clerk of the works of the king's palace of Westminster and of the Tower of London. Order to pay to Robert de Hillum, king's clerk—to whom the king, on 16 September, in the third year of his reign, granted the office of controller of the works aforesaid for life, receiving therefor the usual wages—the arrears of his wages for the aforesaid office from the time of Walter's appointment, and to pay to him the same wages henceforth.

Oct. 27.
Windsor.

To William Trussel, escheator this side Trent. Order not to intermeddle further with a messuage and three shops of the prior of Eye, and to restore the issues thereof to the prior, as the king lately ordered the escheator to certify him of the cause for his taking certain of the prior's lands in Eye into the king's hands, and he returned that he had not taken any of the prior's lands into the king's hands, but that Robert Selyman, late escheator this side Trent, at the time of William's substitution in that office, delivered to him a messuage and three shops in Eye, asserting that they were in the king's hands by reason of the trespass committed by the prior in appropriating them to his house without royal licence after the publication of the statute of mortmain, and the king afterwards, at the prior's prosecution—suggesting that a former prior acquired the messuage and shops long before the publication of the statute aforesaid and was seised thereof as of the right of his house—ordered the escheator to make inquisition concerning the premises, and it is found by the inquisition that one brother Richard Jacob, sometime prior of that place, acquired the messuage and shops fifty-six years ago from Richard son of James de Suddon, and continued his seisin thereof from that time as of the right of his church until John Abel, the late king's escheator this side Trent, pretending that the messuage and shops had been acquired after the publication of the said statute without royal licence, took them into the king's hands, and that they have remained in the said king's hands and in the present king's hands until now for this reason, and that they are held of Richard de Suddon and his heirs by the service of 2s. yearly.

Nov. 1.
Marlborough.

To the treasurer and barons of the exchequer and to the chamberlains. Richard de Curton, esquire-at-arms, has shewn the king, by petition before him and his council, that the late king was indebted to him in divers debts for the arrears of his wages and recompence for his horses appraised and lost in the said king's service, and for victuals bought from him for the late king's use, as appears by bills sealed by the keepers of the said king's wardrobe, and he has besought the king to order him to be satisfied for the said debts: the king therefore orders them to see the said bills, and if they find that the aforesaid debts are clear and are still owing to Richard, to cause him to have payment or assignment therefor as speedily as possible.

By pet. of C.

To the same. John Kynne of Winchester has shewn the king, by petition before him and his council in parliament, that the late king was indebted to him in 10*l.*, which Gilbert de Bromlegh, then receiver of the said king's victuals at Carlisle, borrowed to buy victuals for the said king's use, as appears by the books of William de Melton, archbishop of York, then keeper of the said king's wardrobe, in the exchequer; and he has

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Membrane 6—cont.

besought the king to order him to be satisfied for the said sum: the king therefore orders them to see the archbishop's books for that time, and if they find this sum is clearly owing to John, to cause him to have payment or assignment therefor as speedily as possible.

By pet. of C.

MEMBRANE 5.

Nov. 24.
Alton.

To Edward de Bohum, justice of North Wales. Whereas the king—at the prosecution of Griffin de la Pole, by petition before him and his council in parliament at Westminster, in the fourth year of his reign, suggesting that John de Cherleton had ejected him in the late king's time from his lands of Deudor and Megheniskeyt in the land of Powys in North Wales, which are held of the king in chief, and that Griffin afterwards recovered his seisin of the said lands by judgment before the said king and his council, and continued his seisin thereof for some time, and that John had again violently ejected him, and had taken and carried away his goods and chattels found therein to the value of 320*l.*, and had burnt his houses and buildings therein, etc.—appointed William le Botiller, John de Leiburn, and Roger Kareles to make inquisition concerning the premises in the presence of the said John de Cherleton, and upon its being found by the inquisition that John had again disseised Griffin of the lands aforesaid and had burnt the houses therein and inflicted other damages upon Griffin, whereby he was damaged to the value of 4,000*l.*, the king, at Griffin's petition for justice, appointed John de Wisham, then justice of North Wales, William le Botiller of Wenme, Roger de Peulesdon, and the said Roger Karles to recite and examine all the matter aforesaid, and to take inquisition anew by the oath of men of the parts next adjoining the said lands concerning the premises in the presence of Griffin and John, and to do full and speedy justice to Griffin and John in their presence in this behalf, sending to them the said inquisition, and William, Roger, and Roger—having called before them the parties aforesaid, and having found by inquisition taken before them that John had again ejected Griffin from the said lands, and had taken and carried away Griffin's goods and chattels therein to the value of 320*l.* and had burnt his houses therein, whereby Griffin was damaged to the value of 4,000*l.*—considered that Griffin should be replaced in seisin of the lands and that John's body should be taken and should be at the king's will for the burning aforesaid and because the disseisin was made by force and arms, and they adjudged Griffin's damages at 4,000*l.*; and hereupon Roger de Peulesdon, one of the justices aforesaid, with the king's bailiff of the lands of Meghnant Isseraeder and the bailiffs of the earl of Arundel and of Griffin ap Madok of Kenthleyth placed Griffin de la Pole in seisin of the lands aforesaid, according to the law and custom of those parts, in accordance with the judgment aforesaid by the view of the jurors aforesaid, as appears by the record and process of the said justices, which the king has caused to come before his council; and Griffin has now given the king to understand that John, immediately after delivery of the seisin to Griffin as aforesaid, surprised him with armed force and ejected him wholly from the said lands, which he still detains from him, and assaulted and wounded his men and servants, whereby Griffin lost their services for a great time, wherefore he has besought the king to provide a remedy: the king, wishing to put into execution judgments properly rendered in his courts and to maintain them and the execution of them, orders the justice, if it be so, to deliver to Griffin seisin of the said lands without delay, and to maintain and protect him in his seisin, and to cause the damages adjudged to him to be levied from John's

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Membrane 5—cont.

lands and chattels in his bailiwick, and to cause them to be paid to Griffin, and to take and imprison until further orders anyone found resisting him in this behalf.

By pet. of C.

Nov. 24.
Alton.

To John de Cherleton. Order to obey the execution of the judgment aforesaid, under pain of forfeiture, without resistance or rebellion. If he have any reason to shew why the judgment ought to be weakened or annulled, the king will be prepared to exhibit full justice to him. He is ordered to be before the king and his council at Westminster in the octaves of St. Hilary next to answer to the king for the contempt and resistance aforesaid.

By pet. of C.

Dec. 1.
Auckland.

To the sheriff of York. Order to restore to John Dryng, clerk of the diocese of York, his lands, goods and chattels, which were taken into his hands upon his being indicted for the death of Thomas Salvayn before Geoffrey le Scrop and his fellows, justices to hold pleas before the king, as he has purged his innocence before W. archbishop of York, the diocesan, to whom he was delivered according to the privilege of the clergy.

Vacated.

Nov. 30.
Clarendon.

To the sheriff of Wilts. Order to go to the manor of Claryndon, and to survey the defects therein, and to cause the hall, chambers and other buildings necessary for the stay of Queen Philippa therein to be repaired by the view and testimony of men of those parts, as the king has ordained that the queen, who is pregnant, shall stay in that manor until her delivery. By K. [*Fœdera*].

Nov. 28.
Alton.

To William Trussel, escheator this side Trent. Order to deliver to Hilaria, late the wife of Robert de Bures, the manor of Aketon and the tenements in Aketon and Ketelberton held of the king that are specified below, and to restore the issues thereof to her, and not to intermeddle further with the lands that Robert held of other lords than the king, as the king learns by inquisition taken by the escheator that Robert and Hilaria held jointly at Robert's death the manor of Aketon and a messuage and a carucate of land, and 7 acres of meadow, 7 acres of pasture, 40 acres of wood, 4*l.* 10*s.* 0*d.* of rent in Aketon and Ketelberton of the grant of James de Bures and John de Bures, and three messuages, 270 acres of land, 7 acres of meadow, 8 acres of pasture, 6 acres of wood, 100*s.* of rent and a quarter of a mill in Great Waldyngfeld, Little Waldyngfeld, Meldyng, Melford, Aketon, Sudbery, and Neuton, of the grant of Edmund le Botiller, and the manor of Foxherde of the grant of Robert Clerbek by fine levied in the late king's court, and that the manor of Aketon and the tenements in Aketon and Ketelberton are held of the king as of the honor of Hatfeld Peverel by the service of 1½ knights' fees, and that the manor of Foxherde and the aforesaid tenements in Great Waldyngfeld and the other places above specified are held of other lords by divers services, and the king has taken Hilaria's fealty for the manor and tenements that are held of him.

Nov. 23.
Guildford.

Roger Ascelyn of Halum, Sewall Parker, and Hugh Wakeman, imprisoned at Nottingham for trespass of vert in the forest of Shirewode, have letters to Ralph de Nevill, keeper of the Forest beyond Trent, to bail them until the first assize of the Forest in co. Nottingham.

Dec. 3.
Clarendon.

To the treasurer and barons of the exchequer. Whereas the king, on 2 March, in the third year of his reign, granted to H. bishop of Lincoln, then his chancellor, all issues of the hanaper of chancery, to be received by the hands of John de Wodehous, keeper of the hanaper, during the king's will, and he ordered John by writ of privy seal to answer to the said chancellor for the issues aforesaid until otherwise ordered, and afterwards, on 6 November, in the 4th year of his reign, he ordered John by another writ of privy seal to cause all the money from the issues of the great seal to

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Membrane 5—cont.

be kept safely for the king's use, so that John should answer to the king for the issues aforesaid from 4 November, and afterwards, on 14 November, the king ordered John to cause all the money of the fee of the said great seal, which he had ordered to be kept safely by him, to be delivered to the said chancellor until the day of the parliament then next to come, as had been usual previously, notwithstanding the king's order to keep the issues for his use: the king orders the treasurer and barons to cause John to be discharged and acquitted of the fee and issues of the great seal from the said 2 March until the first day of the parliament aforesaid, to wit Monday the morrow of St. Katherine, in the said fourth year, and of rendering his account for the time aforesaid, at the exchequer, provided that he answer to the king for the fee of the issues of the great seal from the morrow aforesaid. By p.s.

Nov. 1.
Marlborough.

To the treasurer and barons of the exchequer, and to the chamberlains. John de Herlee, esquire-at-arms, has shewn the king, by petition before him and his council, that the late king was indebted to him in 49*l.* 5*s.* 4*d.*, as appears by bills under the seals of the keepers of the wardrobe, and he has besought the king to cause him to be satisfied for this sum: the king therefore orders them to see the said bill, and if they find that this sum is clearly owing, to cause payment or assignment to be made therefor to John as speedily as possible.

By pet. of C.

Nov. 21.
Winchester.

To the treasurer and barons of the exchequer. Order to admit John de Bredon and William de Stransale to do and execute in the name of John de Melburn, late controller of the king's household, what pertains to the account of Master Thomas de Garton for the time when he was keeper of the wardrobe, as Thomas is about to render his account and John de Melburne, who was controller of the household for the greater part of the 3rd and 4th years of the king's reign when Thomas was keeper, is going to parts beyond sea by the king's licence for certain affairs touching the king and his own promotion, wherefore he cannot be present at the rendering of the said account according to custom, and the king has granted to him that he may depute the said John de Bredon and William for this purpose by his letters patent.

By p.s.

Oct. 25.
Reading.

To the treasurer and barons of the exchequer, and to the chamberlains. The executors of the wills of Peter atte See and Thomas le Taverner of Ravenesere have shewn the king, by petition before the king and his council in parliament, that the late king was indebted to Peter and Thomas in 39*l.* 19*s.* 8*d.* for wheat, flour, and beans bought from them for the said king's use, as appears by a bill made to them in his wardrobe, and the executors have besought the king to order payment to be made to them: the king therefore orders the treasurer and barons and chamberlains to see what the executors have concerning the said debt, and if they find that it is still owing, to cause them to have payment or assignment therefor as quickly as possible.

By pet. of C.

Dec. 6.
Clarendon.

To the same. Order to cause to be delivered to Richard de Arundell, son of Edmund, late earl of Arundel, all the debts that were owing to Edmund on the day of his forfeiture to the late king, whether by recognisances or by obligations or any other way, which the king has ordered them to levy for his use from time to time, when they shall have been thus levied, as the king, by the assent of the prelates, earls, barons, and other magnates of the realm, has rendered to Richard all the lands whereof his father was seised, except those that he had of the late king's gift, and afterwards granted to Richard all the goods that belonged to Edmund on the day of his death that have not come to the use of the late king or of the present king and that have not been given or granted by them, and the debts due to Edmund for which answer has not been made to the late or to the present king. By K.

MEMBRANE 4.

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Oct. 16.
Windsor.

To the treasurer and barons of the exchequer. Whereas the king, on 23 October, in the fourth year of his reign, committed to Margaret, late the wife of Richard Damory, tenant in chief, the custody of two parts of the lands that belonged to Richard and which were in the king's hands by reason of the minority of the heir, rendering therefor to the exchequer as much as any other would render for that custody, and he afterwards granted to her that she should have the custody until the heir came of age, rendering therefor to the exchequer the extent made thereof, as contained in his letters patent, which two parts are extended at 48*l.* 2*s.* 2*3d.*, as appears by the inquisitions taken after Richard's death concerning the lands, and the king has pardoned Margaret the extent of the said two parts for the first year from the said 23 October: he therefore orders them to cause her to be discharged of the said extent for the first year, provided that she answer for the extent yearly after the said first year.

By K.

Nov 15.
Windsor.

To the mayor and bailiffs of the city of Lincoln. Order not to permit Thomas de Carleton, late under-sheriff in that county, to hold, exercise, or intermeddle in any way with any office in the city pertaining to the king, and to amove him from any office that he may hold there now, so conducting themselves in the execution of this order that the king may not have reason to punish (*materiam graviter capiendi*) them as weakeners of the judgment mentioned below or as contemnners of his orders, as he learns from the complaint of the people of the county of Lincoln that the said Thomas, who was convicted of forgery of a writ in the office of under-sheriff by an inquisition upon which he had put him-self before the king, and who was forejudged from that office and from all other royal offices for ever by consideration of the said court, now holds and exercises divers offices in that city and intermeddles therewith in divers ways.

By C.

Dec. 8.
Clarendon.

To the mayor and sheriffs of London. Whereas stranger and alien merchants coming into this realm are bound to pay to the king, for certain liberties and immunities granted to them by Edward I., upon their merchandise and goods brought into the realm or to be taken out of the realm, in addition to the old customs, the following imprests and customs: 40*d.* of increment beyond the old custom of half a mark for each sack of wool; half a mark beyond the old custom for each last of hides; 40*d.* for every 300 wool-fells beyond the fixed-sum (*certum*) of the old custom; 2*s.* for each piece of scarlet cloth dyed in grain; 18*d.* for each cloth in which there is part of a grain intermixed; 12*d.* for each cloth without grain; 12*d.* for each quintal of wax; for goods sold by weight (*de averio ponderis*) and other small (*subtilibus*) goods, such as cloths of Tarsus (*pannis Tarsensibus*), of silk, of sendal (*sindatis*), of satin (*de seta*), and other divers wares, and of horses and all other beasts, corn, goods and merchandise that cannot easily be put to a true custom, 3*d.* upon each pound of silver of the estimation or value of such things and goods by whatsoever name they may be known, upon the entry of the goods and wares aforesaid into the realm, within twenty days of their being brought into the realm and there discharged or sold, and likewise 3*d.* upon the pound of silver upon the taking out of the realm of any such goods and merchandise bought in this realm, beyond the customs aforesaid previously given; so that credence shall be given to them concerning the estimation and value of the things aforesaid for which 3*d.* on the pound are to be paid by the letters that they can shew from their masters (*dominis*) or fellows, and if they have no letters, the oaths of the said merchants or of their yeoman in their absence shall be abided by in this behalf [*Carta Mercatoria*, 31 Edward I.]: the king—wishing such customs to be collected in due manner without fraud to him or grievance of the said merchants, having consideration also to the fact that it is necessary that such goods and wares shall be surveyed by his collectors of customs in

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Membrane 4—cont.

the presence of the merchants aforesaid or of their yeoman, in order that by their view the custom thereupon due by estimation if letters be not shewn may be paid to him, according to the tenor of the charter made to the merchants, and also by reason of certain things suggested to him that touched his damage in the receipt and payment of the custom aforesaid in the port of the city aforesaid—ordered Walter Tourk and John de Causton, collectors of the customs aforesaid in that port, to survey diligently the goods and wares of stranger and alien merchants brought into the realm or taken out of it by that port or by the other places committed to them by his letters, and to collect fully the customs thereupon due to him: the king orders the mayor and sheriffs to aid the collectors aforesaid, so that such goods and wares may be surveyed by the collectors in the presence of the merchants and their yeomen, in order that the true custom due to the king shall be paid to him, according to the tenor of the charter aforesaid. They are enjoined to neglect this in no wise, understanding that if the contrary be done by them or in their default, he will punish them (*ad vos capiemus*) in this behalf as right demands. By C.

May 28. To William la Zousche, keeper of the great wardrobe. Order to deliver
Westminster. to Matilda de Wylmynton, damsel of the chamber of Eleanor, the king's sister, by indenture all things pertaining to Eleanor's chamber, and to deliver by indenture to John Thresk, Eleanor's tailor, cloth, fur-lining (*pelluram*), and all other things that pertain to her wardrobe.

By bill of the treasurer.

Dec. 6. To the treasurer and barons of the exchequer, and to the chamberlains.
Clarendon. Ranulph de Dacre has shewn the king, by petition before him and his council, that the late king was indebted to him in divers sums for the time when he was in the said king's service in the marches of Scotland and in Gascony, for the arrears of his wages and recompence for his horses lost in the said king's service, as appears by the books of the wardrobe of the time when Roger de Waltham was keeper and by bills in Ranulph's possession under the seal of Roger, bishop of Coventry and Lichfield, late keeper of the said wardrobe, and he has besought the king to order the same to be paid to him: the king therefore orders them to see the books and bills aforesaid, and to cause payment, allowance, or assignment to be made to Ranulph for what they shall ascertain to be due to him. By pet. of C.

Dec. 12. To William Trussel, escheator this side Trent. Order not to intermeddle
Pirbright. further with the lands of Elias de Icombe, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Elias at his death held no lands in chief of the king by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services.

Dec. 25. To the treasurer and barons of the exchequer. Master Thomas de
Wells. Garton, late keeper of the wardrobe, has shewn the king that whereas, from the time when he received the office until 16 October last, he delivered by the king's orders divers sums of money and jewels to the king in his chamber and to Queens Isabella and Philippa, and to divers men of the king's household and other outsiders (*forinsecis*), as well of the king's gift as otherwise, according to the course of the wardrobe by the view and testimony of John de Melburn and Peter de Metburn, then controllers of the wardrobe, and he has besought the king to cause account to be made with him for the sums and jewels aforesaid and for the expenses of households of Queen Philippa and of John de Eltham, the king's brother, at the time when their households were maintained at the king's cost, and for the gifts and other foreign expenses given and incurred by Philippa and John in the said time, and to order allowance to be made to him: the king

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Membrane 4—cont.

therefore orders the treasurer and barons to audit the account of Thomas of the said sums and jewels and of the expenses of the households aforesaid, etc., and to cause him to have full allowance for the sums, jewels, expenses, and gifts aforesaid as far as they be informed by the view and testimony of the controllers aforesaid, and of them who supply their places.

By p.s. [5080.]

1332.

Jan. 20. Robert de Halum, imprisoned at Nottingham for trespass of venison in the
Westminster. forest of Shirewod, has letters to Ralph de Nevill, keeper of the Forest beyond Trent, to bail him until the first assize of the justices of the Forest.

Jan. 18. To the sheriff of Nottingham. Order to cause a coroner for that county
Westminster. to be elected in place of Oliver de Serleby, deceased.

Jan. 20. To the sheriff of Berkshire. Order to cause a coroner for that county to
Westminster. be elected in place of Roger de Widewere, whom the king has caused to be amoved from office because he is insufficiently qualified.

Jan. 22. To the receiver of the issues of the county of Ponthieu. Order to pay
Westminster. to Isabella and Blanche, daughters of Joan de Vallibus, the arrears of twenty pounds of Paris from the issues of that county, and to pay that sum to them yearly henceforth, as Queen Isabella, when the county was in her hands by the late king's grant, granted to Isabella and Blanche and to the nuns of the royal abbey of St. Mary, Plancy (*Paunceya*), in consideration of the good service of Joan, then her damsel and a member of her household (*familiaris*), the said sum yearly for their lives from the rents and profits of the county aforesaid, and the late king confirmed the grant by his letters patent, and Isabella and Blanche have shewn the king that the rent is in arrear for two years, and they have besought him to order payment to be made.

To the same. Order to pay to Joan de Vilers the arrears for two years of 100s. yearly from the issues of that county, and to pay to her that sum yearly henceforth, which sum the late king granted to her for life, in consideration of her good service to Queen Isabella, from the issues of that county, which was then in Isabella's hands, and Joan has shewn the king that 10*l.* for the said sum for two years past are in arrears, and she has besought him to order payment to be made to her.

Jan. 20. To John de Pulteneye. Whereas the king learns by inquisition
Westminster. taken by Henry de Seccheford and Robert de Kelleseye, in the presence of the sheriff of Surrey, that Roger Savage, lord of a moiety of the town of Gumselve, in the parish of Shire, in that county, sold by deed, on Tuesday before St. Peter in Cathedra last, to Thomas Bonet, Walter le Heymongere, and Geoffrey Aleyn, fishmonger (*peysoner*), citizens of London, all the trees and all the underwood and all the crop (*vesturam*) then growing in 250 acres of his wood called 'East Chirt,' so that the said citizens and their servants should have free ingress at their pleasure to the wood and egress thence upon his soil there to cut, fell, burn, or dig up the trees, underwood, and crop, and to carry the same away, and that the said citizens caused the trees, underwood, and crop to be cut and felled to the quantity of 80 acres, and that they carried away and sold from the wood thus felled to the quantity of 40 acres as their chattels, and that the remainder of the wood thus felled remaining there is worth 18*l.*, and that the wood aforesaid is now in the king's hands and in John de Pulteneye's custody by his commission, with other lands of the said Roger in that county, because Roger broke and escaped from the prison of Neungate, wherein he was detained for certain felonies, and that thus the said citizens are hindered by John from felling the trees, underwood, and crop aforesaid, and from carrying the same away, as the king learns; the king therefore orders John to

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Membrane 4—cont.

permit the said citizens to carry away all the trees, underwood, and crop felled by them; provided that nothing be done to the trees, underwood, and crop still standing without the king's special order.

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MEMBRANE 3.

Nov. 30.
Clarendon.

To the treasurer and barons of the exchequer and to the chamberlains. J. bishop of Winchester has shewn the king that whereas the king was lately indebted to divers merchants in 1,249*l.* 12*s.* 8¾*d.* lent to him by them in divers ports, and he ordered the treasurer and barons and chamberlains to cause payment or assignment therefor to be made to Reyner Peryn, merchant of the society of the Peruzzi, in the name of the said merchants, and the bishop satisfied him for that sum in the king's name, and remitted to the king 873 marks 9*s.* 4¾*d.* of the sum, and he has besought the king to order payment or assignment to be made to him for the remaining 1,000 marks: the king therefore orders the treasurer and barons and chamberlains to cause the bishop to have payment or assignment accordingly.

By K.

To the sheriff of Suffolk. The prior of the Hospital of St. John of Jerusalem in England and brother Martin de Belton, one of his brethren, have shewn the king that Thomas de Donewico, scheming to aggrieve Martin, sued out a writ of trespass against him and certain others under the name and cognomen of Martin de Bolton (*sic*), as if Martin were not one of the brethren of the prior, returnable before the justices of the Bench in the octaves of Martinmas last, and that because the sheriff returned that Martin was not found in his bailiwick, the sheriff was ordered to take Martin, so that he should have him before the justices at a certain day still to come, and they have besought the king to cause the execution of the order to take Martin for this reason to be superseded in the meantime, especially as they are prepared to stand to right in all things: as Walter de Salyng of co. Middlesex, John de Assheby of co. Northampton, Geoffrey de Chepste de co. Kent, Robert de Hales of co. Norfolk, and Thomas de Thorp and Hugh de Lught—[*Incomplete*].

Vacated because otherwise on the dorse.

Dec. 3.
Clarendon.

To the treasurer and barons of the exchequer and to the chamberlains. Order to cause payment or assignment to be made to Robert de Baumburgh for 60*s.* if still owing clearly, as he has shewn the king that the late king was indebted to him in 4*l.* 8*s.* 4½*d.* for his robes and wages from 1 December, in the 8th year of his reign, until the last day of January, in the 9th year, as appears by an account made with the said Robert by Robert de Wodehous, then controller of the said king's wardrobe, and by Richard de Feryby, clerk, and by a bill under the seals of Robert de Wodehous and Richard in Robert de Baumburgh's possession, and that he has been satisfied for 28*s.* 4½*d.* of the sum aforesaid at the exchequer, and 60*s.* are still in arrear, and he has besought the king to order the latter sum to be paid to him.

Dec. 5.
Clarendon.

To William Trussel, escheator this side Trent. Order not to intermeddle further with two messuages of Alexander de Oreford and John de Limpenowe in Norwich, and to restore the issues thereof to them, as the escheator certified the king, in response to his order, that he took the messuages into the king's hands because it was found by an inquisition of office taken before him that the prior of Hikelyng acquired the messuages aforesaid from John de Catefeld, chaplain, after the publication of the statute of mortmain without royal licence, and the king, at the prosecution

1331.

Membrane 3—cont.

of Alexander and John—suggesting that the prior had not acquired the messuages from the said John de Catefeld or from anyone else in any way, and had not appropriated them to his house, but that Alexander and John lately acquired the messuage (*sic*) to them and their heirs and that they held them hitherto by virtue of the acquisition until they were thus taken into the king's hands, and beseeching the king to cause his hand to be amoved from them—ordered the escheator to make inquisition concerning the premises, and it is found by the inquisition that the said Alexander and John acquired the said messuages in the 17th year of the late king's reign from John Alisaundre of Besthorp and Alice his wife, to them and their heirs, and that Alexander and John held them peacefully by virtue of the acquisition aforesaid until Monday after St. John the Baptist last, when the escheator took them into the king's hands for the reason aforesaid, and that they are in the king's hands for this reason and for no other, and that they are held of the king in chief by the service of 1*l.* yearly to the king's landgavel (*landigabul'*) of that town, and that they are worth 6*s.* 8*d.* yearly according to their true value.

Dec. 6.
Clarendon.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the collectors of the custom in the port of London for 500 marks paid by them to John de Hanon[ia] and the merchants of the society of the Bardi of Florence for Michaelmas term last, in accordance with the king's order of 11 October last [*as at page 267 above*].

Dec. 6.
Wimborne
Minster.

To the treasurer and chamberlains. Order to pay to John Faukes, envoy of John, bishop of Winchester, the chancellor, 24*l.* 4*s.* 0*d.*, as he has shewn the king that he went by the king's orders upon two occasions from the city of York to Gascony upon certain of his affairs, and expended the aforesaid sum in horses lost on the journey and in other expenses, as is testified before the king by certain of his subjects to whom he gives credence, without his receiving anything from the king for such expenses.

By p.s.

Nov. 23.
Alton.

To the treasurer and chamberlains of the exchequer of Dublin. Order to pay to John de Grauntsete, whom the king appointed secondary justice of the Bench of Dublin and who was afterwards amoved from that office, the arrears of the usual fee for the time when he was justice of the Bench aforesaid.

Dec. 7.
Wimborne
Minster.

To the chamberlain of North Wales. Order to pay to Edward de Bohun, justice of North Wales, the arrears of the fee that he ought to receive for that office from the time of his appointment, and to pay to him the said fee henceforth.

Dec. 6.
Clarendon.

To the sheriff of Berks. Order to cause a coroner for that county to be elected in the place of Roger de Widewere, who has no lands in that county.

Oct. 12.
Westminster.

To the chamberlain of Kaernarvan, present and future. Griffin ap Tuder Den, late fermor of the new mill and of the feeding (*puture*) of a stallion (*staloni*) in the bailiwick of the ragelon-ship (*ragelotie*) of Anory, has shewn the king, by petition before him and his council, that he is in arrears to the king in 11*l.* for the time when he held the ferm, and he has besought the king to grant that he may pay the sum at the rate of 20*s.* yearly at Michaelmas: the king therefore orders the chamberlain to take information concerning Griffin's estate, and to attermine the debt as he shall deem fitting for Griffin's power and estate.

By pet. of C.

Dec. 29.
Wells.

To the sheriff of Nottingham. Order to cause a coroner for that county to be elected in place of Oliver de Serleby, deceased.

1331.

Membrane 3—cont.

To the sheriff of Northampton. Order to cause a verderer for the forest of Witlewode to be elected in place of William de Sancto Johanne, deceased.

1332.

Jan. 6.
Wells.

To the same. Order to cause a verderer for the said forest to be elected in place of William de Sancto Johanne, deceased.

Jan. 12.
Hungerford.

To Arnald Micol, the king's butler, or to him who supplies his place in the port of Southampton. Order to deliver to the abbot and convent of Waverle a tun of wine from the first wines brought to that port in the present season of rack (*rek*), as the king has granted to them by his charter a tun of red wine yearly from that port from the first wines in the season of rack, to wit between Christmas and the Purification, for the celebration of masses in the monastery for the souls of all the faithful dead.

By p.s.

Jan. 20.
Westminster.

To the same. Order to deliver to the abbot and convent of St. Edward, Netley (*Lettele*), a tun of wine of the right prise, in accordance with the grant of Henry III.

To the same. Order to deliver to the abbot and convent of King's Beaulieu a tun of wine of the right prise in that port, in accordance with the grant of Henry III.

Jan. 20.
Westminster.

To Thomas de Bradestan. Order to repair the palings of the bishop's park of Farnham out of the issues of the manor of Ichill, and to cause it to be made anew where necessary, as other tenants of the manor have been wont to do hitherto, as John, bishop of Winchester, has shewn the king that John Giffard of Weston Underegge, late lord of the said manor, and his ancestors and other tenants of that manor were wont to repair the paling of the bishop's park aforesaid in certain places, and to make it anew when necessary at all times past, and that, although the paling is now broken down and thrown to the ground in some places, so that the bishop's deer (*fere*) get out of the park, Thomas, in whose hands the manor is by the king's commission during the heir's minority, has not taken care to repair the paling, although frequently required to do so by the bishop.

Jan. 22.
Westminster.

To the treasurer and barons of the exchequer, and to the chamberlains. William de Cotes, merchant, has shewn the king, by petition before him and his council in parliament, that the late king was indebted to him in 264*l.* for divers victuals bought for the said king's use, in the 7th year of his reign, as appears by a bill under the seal of the office of the chamberlain of Scotland of that time in William's possession, and he has besought the king to cause this sum to be paid to him: the king therefore orders the treasurer and barons to see the bill aforesaid, and if they ascertain that this sum is still owing, the treasurer and chamberlains are to cause it to be paid to William, or the treasurer and barons are to cause him to have an assignment for it.

By pet. of C.

1331.

*MEMBRANE 2.*Nov. 28.
Winchester.

To the treasurer and barons of the exchequer. Order to cause Ralph de Camoys—to whom the late king, on 11 May, in the 17th year of his reign, committed the custody of the Red Castle and of the castle of Egemundon and of the hamlet of Marchumle, the manor of Forde, and the township of Newport (*Novi Burgi*), co. Salop, which belonged to Nicholas de Audele, tenant in chief of the late king, and which are extended at 11*l.* 0*s.* 6½*d.* yearly, to have during the minority of James, son and heir of Nicholas, rendering therefor 150*l.* yearly, and to whom the said king, on

1331.

Membrane 2—cont.

5 November, in the 18th year of his reign, committed the castle of Heleg and of the manors of Tunstall, Horton and Endon, which belonged to Nicholas, during the minority of the said heir, rendering therefor 100*l.* yearly—to be discharged of the aforesaid 250*l.* yearly from 15 February, in the first year of the king's reign, when the king committed to Roger de Mortuo Mari of Wyggemore the custody of all the lands that were in his hands by reason of the death of the said Nicholas, during the heir's minority.

Dec. 9.
Wareham.

To Lapinus Rog[er] de Escambio. Order to pay, out of the king's money in his hands, to Anthony de Pessaigue 300 pounds of Paris, in part payment of 1,000*l.* sterling due to him from the king, which the king lately ordered to be paid to him out of the issues of the county of Ponthieu. The king has ordered the receiver of the issues of that county to subtract this sum from the payment of the 1,000*l.*

By the chancellor.

Mandate in pursuance to the receiver of the issues of the county of Ponthieu.

By the chancellor.

Dec. 10.
Wareham.

To the treasurer and barons of the exchequer. Order to cause John de Roches, keeper of the islands of Gernersey, Jeressey, Serk, and Aureneye, to have allowance in his account for his costs and expenses about the repair of the king's castles, houses, and mills in the aforesaid islands and about the carriage of certain of the king's victuals to the islands for the munition of his castles there, and about the passages of John and his envoys between England and the islands upon the king's affairs, and for the wages paid by him to the men-at-arms and footmen whom he retained, by the king's order, in the king's castles in the aforesaid islands for the safe custody of the same and of the islands.

Dec. 4.
Clarendon.

To the treasurer and barons of the exchequer. Order to cause 1,000*l.* to be paid to Dinus Forsetti, James Nicholas, Peter Reyner, and Bartholomew de Barde, merchants of the society of the Bardi, out of the first moneys of the chamberlainships of Wales or of other moneys from that land, as the king has granted to them, in aid of the charge undertaken by them before him and his council to pay certain sums of money to the keeper of the great wardrobe for the expenses of the king's household, and because they have not been satisfied for a like service rendered to him in the past, that they shall receive 1,000*l.* from the first issues of the said chamberlainships and lands.

Dec. 29.
Wells.

To the collectors of the old and new customs in the port of Boston. Order to pay to John de Askham, controller of the customs aforesaid, 10 marks out of the issues of the customs towards his wages in that office.

By bill of the treasurer.

1332.

Jan. 1.
Wells.

To the collectors of the old and new customs in the port of Southampton. Whereas Edward I. received from the abbess and nuns of Canounlegh, by his treasurer and chamberlains of the exchequer, 672*l.* 5*s.* 10½*d.* by the view and testimony of David de Seryngton, the abbess's clerk, and the said king, on 16 September, in the 22nd year of his reign, promised by his letters patent under his exchequer seal to cause the abbess and nuns to be satisfied for the said sum when required, and the late king, on 20 March, in the 4th year of his reign, granted by letters patent under the great seal to the abbess and nuns that 100*l.* of land or rent should be delivered to them from wardships coming to his hands, to be held until they should have levied the said sum, which letters of Edward I. and Edward II. the abbess and nuns have restored to the king in chancery, and the abbess and nuns have hitherto received no payment or satisfaction, wherefore they have besought the king, by petition before him and his council in parliament, to order payment or

1332.

Membrane 2—cont.

satisfaction to be made to them, and the king has granted that from 1 June last, after 1,000*l.* of the old and new customs in the port of Southampton have been levied for his use, they shall receive a moiety of the residue of the said customs, the custom of wines excepted, by the hands of his collectors for the time being until they shall have received the aforesaid sum: the king therefore orders the collectors to account with the abbess and nuns for all issues of the customs from the said day, and to pay to them by indenture a moiety of the sums of money levied or collected beyond the aforesaid 1,000*l.* or that they shall collect before the first of June next, any assignment or order to the contrary notwithstanding.

By K. & C. on the information of the treasurer.

Jan. 23. To William Trussel, escheator this side Trent. Order to deliver to
Westminster. John de Dune and Eleanor his wife, daughter and co-heiress of John de Knovill, tenant in chief of the late king, their purparty of the inheritance of the said John de Knovill, which purparty the king ordered to be retained in his hands when he ordered partition of the inheritance to be made and the purparties of Peter Achard and Cicely his wife, eldest daughter of John de Knovill, and of Thomas Lercedekne and Amy his wife, second daughter of John, to be delivered to them, as he has now taken the fealty of John de Dune for the said purparty.

Jan. 21. To the treasurer and barons of the exchequer. Order to account with
Westminster. Master John de Shordich, whom the king lately sent with others to France for the expedition of certain of his affairs, and to whom he caused 20*l.* to be paid towards his expenses, for the days (*dietis*) spent by him in this service, and to allow to him 13*s.* 4*d.* for each day and reasonable expenses for his passage thither and back again, and to pay to him what they shall find to be owing to him beyond the said 20*l.*

Jan. 23. To William Trussel, escheator this side Trent. Order not to intermeddle
Westminster. further with the manor of Evre, co. Buckingham, and to restore the issues thereof to Hawisia, late the wife of John de Claveryng, as the late king granted licence to John that he might enfeof Stephen de Trafford of the said manor, which was held of the said king in chief, and to Stephen that he might, after he had had seisin thereof, re-enfeof John and Hawisia of the manor aforesaid for their lives, with remainder to the said king and his heirs.

MEMBRANE 1.

Jan. 22. To the treasurer and barons of the exchequer. Order to receive Richard
Westminster. de Bromshulf to render the account of Thomas de Berkeleye of Coberleye, sheriff of Gloucester, because Thomas is so infirm that he cannot travel to Westminster to render his account, as the king learns upon trustworthy authority, and he has attorned Richard in his place. By K.

Jan. 20. To the same. Hugh de Sancto Johanne, son and heir of John de
Westminster. Sancto Johanne of Basyng' and executor of his will, has shewn the king that the late king retained John to stay with him in war and in peace, and granted to him wages for him and his men for the time that he should be in the king's service in his wars and recompense for his horses lost in such service, and in time of peace such fee as other bannerets of his household received, as contained in an indenture between the said king and John, which Hugh asserts that he has, and that divers sums of money were in arrear at John's death for his wages and recompence for his horses for the time when he was in the said king's wars in Scotland, Gascony, and elsewhere and for his fee in time of peace, and Hugh has besought the king

1332.

Membrane 1—cont.

to cause account to be made with him concerning the premises, and to cause payment or allowance to be made to him in the debts due from him for what shall be found due to him by such account: the king therefore orders them to see the said indenture and to inspect the account of Roger de Waltham, then keeper of the wardrobe, and other memoranda of the exchequer touching the premises, and to account with Hugh, and to cause allowance to be made to him for what they shall find to be due to him in the debts due from him to the exchequer for his father's debts. By K.

To Roger de Northburgh, bishop of Coventry and Lichfield. Order to account with Hugh for the sums received by the aforesaid John in times of war and of peace in the late king's wardrobe during the time when Roger was keeper thereof, and for John's wages and recompence for his horses and his fee for that time, and to cause bills for what he shall find to be owing to be made under his seal and delivered to Hugh. By K.

1331.

Dec. 30.
Wells.

To John de Ifeld and his fellows, justices to take assizes in co. Surrey. Whereas the king—at the prosecution of Walter de Holhurst, suggesting that he arramed an assize of novel disseisin before John de Cant[uaria] and Gilbert de Touthebi, late justices of assize in that county, against Cicely de Wytheresfeld, Robert de Cheddeworth, Oliver de Burdeus, and Ralph de Camois concerning a tenement in Bromlegh, and the assize was to be taken before the said John de Ifeld and his fellows by virtue of the king's commission for them to take all assizes, juries, and certifications arramed in the said county, and that John and his fellows deferred proceeding in the assize because Ralph alleged in pleading before them that he held the tenements to him and his heirs by the late king's charter—ordered John de Ifeld and his fellows to proceed to the taking of the assize with all speed, notwithstanding the said assertion or any order of the king's to the contrary, provided that they did not proceed to render judgment without consulting the king; and although they have taken the assize, as appears by the tenor of the record and process thereof, which the king has caused to come before him under John's seal, they have stayed proceeding to render judgment, as the king learns from Walter's complaint, wherefore Walter has besought the king to provide a remedy: as the king does not wish to retard Walter from further prosecution of his right by the charter aforesaid, wherein everybody's right is saved, he orders the justices to proceed to take judgment according to the verdict of the assize aforesaid with all speed, notwithstanding the said order. By K. & C.

1332.

Jan. 23.
Westminster.

To John de Louthre, escheator beyond Trent. Whereas it was contained in an indenture made between the king and Henry de Percy concerning Henry's stay with the king for life that Henry should receive 500 marks yearly for his fee, and the king afterwards granted that the castle of Werkeworth and all other lands in co. Northumberland that John de Claveryng held for life or to him and the heirs male of his body and that ought to revert to the king after John's death if John died without an heir male of his body should remain to the aforesaid Henry after John's death, with provision that when Henry obtained full seisin of the castles and lands, payment of the said fee should cease, by virtue of which grant John attorned himself to Henry and did fealty to him by the king's order, and afterwards, because it was agreed by the king, the prelates, earls, barons and others in the parliament summoned at Westminster on the morrow of Michaelmas last, that all retainers (*retinencie*) of the peace made by the king should wholly cease and be revoked, Henry delivered the aforesaid indenture to the king in the parliament; and the king, in consideration of Henry's good service past and future, granted, by the assent of the prelates,

1332.

Membrane 1—cont.

earls, barons, and others in the parliament, that the castle and manor of Werkeworth and the manor of Routhebiry and all the other lands that John held for life in the said county and the manors of Corbrigg and Neuburn and all other lands in the same county that John held to him and the heirs male of his body shall remain to Henry and his heirs, in case John die without an heir male of his body, quit of the conditions aforesaid, to hold together with the hamlets and members, knights' fees, advowsons of churches, etc., and all other things pertaining to the castle, manors and lands as fully as John held them, of the king and of other chief lords by the services therefor due and accustomed; and John has now died without an heir male of his body, and the king has taken Henry's homage for the castle, manors and lands aforesaid thus held of him in chief: the king therefore orders John de Louthre to deliver the castles, manors and lands to Henry, saving the right of others and saving the dower of Hawisia, late the wife of the said John de Claveryng. By p.s. [5112.]

1331.

Dec. 24.
Wells.

To William Trussel, escheator this side Trent. Order not to distrain Robert de Seynt Cler for homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king. By p.s. [5079.]

*MEMBRANE 17d.*Oct. 17.
Westminster.

Jop' de Totescompe of Wilyndon, co. Sussex, acknowledges that he owes to John de la Forde of Wylyndon 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Enrolment of release by Gerard de Usflet, knight, to Sir Geoffrey le Scrop of his right in two parts of the manor of Haldenby and in all the lands, rents, knights' fees, etc., that Geoffrey has of his gift in the said manor or in the towns and territories of Aldenby, Estof, and Usflet. He also releases to Geoffrey and to the lady Laura, the releasor's mother, and to Geoffrey's heirs his right in a third of the said manor, and in all lands, etc., that Laura has for life in dower by Gerard's grant of Geoffrey's inheritance in the said manor and town of Haldenby. Witnesses: Sir Henry le Scrop, Sir William de Herle, Sir John de Stonore, Sir Robert de Malberthorp, knights; Richard de Aledeburgh; William de Sharesull. Dated at London, on Wednesday before St. Edward, 5 Edward III.

Memorandum, that Gerard came into chancery at Westminster, on the said day, and acknowledged the preceding deed.

Oct. 15.
Westminster.

To the treasurer and barons of the exchequer. Order to cause Henry, bishop of Lincoln, to have respite until Michaelmas next for all debts due from him to the exchequer and for all accounts and arrears of accounts.

By K. & C.

John de Sagassola and Ferandus Mangeou, merchants of Spain, put in their places Peter Gardache to prosecute the execution of a recognisance for 60*l.* made to them in chancery by John Peche, knight, and Nicholas his son.

Oct. 11.
Westminster.

To Geoffrey le Scrop and his fellows, justices to hold pleas before the king. Whereas the late king committed to Maurice Dragheswerd the office of ulnage of cloths from beyond sea throughout his realm, and he afterwards moved Maurice from that office for certain causes, and committed it to John Griffoun during pleasure, and the king, in consideration of the good service rendered to Queen Isabella and him by Nicholas Shirlok, his yeoman, granted the said office to Nicholas for life, and he is

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Membrane 17d—cont.

now given to understand that Maurice sues before the king in chancery against Nicholas to amove him from that office and to have the office again : the king, having consideration to the fact that the late king amoved Maurice from the said office, and not wishing to annul the things thus done by the late king, orders the justices to supersede until further orders the process before them against Nicholas at Maurice's suit, and to permit Nicholas to have the office.

By p.s. [4870.]

Oct. 20.
Windsor.

Alice, late the wife of Roger Beler, William son of William la Zouche of Haryngworth, knight, Robert de Sadyngton, and Robert de Whatton acknowledge that they owe to Richard de la Ryvere, knight, 200 marks ; to be levied, in default of payment, of their lands and chattels in cos. Leicester, Northampton, and Notttingham.

The said Alice, William, Robert, and Robert acknowledge that they owe to the said Richard 200 marks ; to be levied, in default of payment, of their lands and chattels in the aforesaid counties.

Enrolment of indenture whereby the aforesaid Richard grants that the two preceding recognisances shall be cancelled upon payment to him in the church of St. Mary Magdalen, Blatherwyk, co. Northampton, of 200 marks at certain terms. Dated at Westminster, on Sunday after St. Luke, 5 Edward III.

Memorandum, that Richard came into chancery at London, on the said day, and acknowledged the preceding deed.

Oct. 18.
Westminster.

Walter de Perpount came before the king, on Friday after St. Edward the Confessor, and sought to replevy his land in Howe, which was taken into the king's hands for his default before the justices of the Bench against Simon de Perpount. This is signified to the justices.

Enrolment of general release by Lucy, late the wife of William de Clyf of Bristol, and one of the executors of his will, for herself and her co-executors, to Sir William de Clif, clerk. Witnesses : Robert de Babbethorp, Alan de Hudeleston, John de Linton, Reginald de Welle, Henry de Wdehalle, Thomas Robert of Chaldewell, Roger de Ebor[aco]. Dated at London, 15 October, 5 Edward III.

Memorandum, that Lucy came into chancery at Westminster, on the said day, and acknowledged the aforesaid deed.

Oct. 22.
Windsor.

Matilda, late the wife of Robert de Holand, acknowledges that she owes to John de Pulteneye, mayor and citizen of London, 120*l.* ; to be levied, in default of payment, of her lands and chattels in cos. Leicester and Northampton.

*Cancelled on payment.*Oct. 25.
Windsor.

John Mauduyt, knight, acknowledges that he owes to John de la Roche of Bromham, the younger, and to Henry de Cosham, 600*l.* ; to be levied, in default of payment, of his lands and chattels in co. Oxford.

*Cancelled on payment.*Oct. 23.
Windsor.

John de Stratford, king's yeoman, is sent to the prior and convent of Holy Trinity, London, to have such maintenance in their house as Joan la Fraunceise, deceased, had therein at the late king's request.

By p.s. [4953.]

Oct. 26.
Odiham.

John de Erlegh acknowledges that he owes to Richard de Berkynge, merchant of London, 40*l.* ; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

Nicholas de la Beche puts in his place Theobald Poleyn to prosecute the execution of a recognisance for 100*l.* made to him in chancery by Joan de Fenles.

1331.

Membrane 17d—cont.

Master Thomas de Heselshagh and Peter de Shaldeford, executors of the will of Master Robert de Haselshagh, put in their places John de Langeton, clerk, and John de Coleford to prosecute the execution of a recognisance for 20*l.* made to him by Ralph le Mareschal in chancery.

Oct. 27.
Odiham.

Thomas Roscelyn, knight, acknowledges that he owes to Henry Sersekyn of Cologne (*Coloyu*), knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—The chancellor received the acknowledgment.

Cancelled on payment.

The said Thomas acknowledges that he owes to Nicholas Botach of Corboloyne 110*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—The chancellor received the acknowledgment.

Oct. 29.
Odiham.

William Dapetoft acknowledges that he owes to Henry de Stratford, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

MEMBRANE 16d.

Assignment of dower to Matilda, late the wife of Thomas Lovel, of the manor of Tichewell, made there on 23 November, 4 Edward III., by the view and testimony of John de Tichewell, Gilbert Burgeys, John de Dale, Richard Hamund, Ed. Martyn, and Robert Snelyng. Inprimis, there are assigned to her the great solar with pantry and butlery and wardrobe, with a low chamber on the west and a small herb-garden (*herbareo*) adjoining; a third of the barn on the west; a third of the sheep-house on the west; and all the house wherein the kiln (*torallum*) lies, with a third of the garden on the west, and with free ingress and egress to the same by the great gate; and the draw-well (*fons tractabilis*) shall be common to her and to the heir. There are also assigned to her 81 acres and a third of 2 acres of arable land lying in the following places: in the field Honicroft 3 acres on the north, and in the same field on the west 2 acres; in a place called 'Edwarduscroft' half an acre; a piece called 'Oloteland'; a rood of Gamel's (*Gaml'*) land under the high mete; 3 roods in one piece on the west of Boylonddele on the west; 3½ roods in one piece near the land of Thomas Burgeys extending beyond Choslesty; 1 acre at Melkwell extending upon Dolkynggat; 1 rood there on the west of Dolkynggat; 1 rood called 'Shillinges rod'; 1½ roods called 'Shortmaneslond'; half an acre near the land of Guy Mey at Overlentaye; 3½ roods in the place called 'Fichekrendel'; half an acre at Smeth near the land of Thomas Colet; 3½ roods in the place called 'Bisouthowemere' on the north of Gilbert Burgeys; 3½ roods in a piece called 'Smalwareslond' at Hundhill, 2½ roods in a piece at Twiselgates near the land of Ed. Martyn; one piece on the high Hungerhull at the north end, which was Smalmares; a piece that belonged to Ed. Martyn on Hundhill; half an acre on Bernedelehill near the land of Matthew Niker; one piece lying in Foxhole near the land of Ed. Martyn containing 2½ roods; one piece lying there between the land of Gilbert Burgeys and Matthew March; a piece called 'Kedesayescroft'; one piece that was Trammeslond in Huddescroft; a third of a piece called 'Fynnescroft' on the west; a third of a piece called 'Shepescroft' on the west; a third of a piece called 'Choschemannescroft' on the west; a third of a piece called 'Grimescroft' on the west; a third of a piece lying in the field called 'Binorthyetun' near the land of John de Tichewell on the north; a third of a piece called 'Trammescroft' on the west; a third of a piece called 'Huddescroft' at Dalesyate on the west; a third of a piece called 'Luteshevedlond' on the west; a third of a piece called 'Salferundel' on the north; a third of a piece called 'Shortfurlong' near Dolkynggat on the

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Membrane 16d—cont.

west; a third of a piece lying 'south' and 'north' near Howesty on the west; a third of a piece at Lumbarduscrofteshevd on the west; a third of a piece called 'Neyerlambesheved' on the west; a third of a piece called 'Overlambesheved' on the west; a third of a piece called 'Hangiglond' on the west; a third of a piece called 'Swyneshowe' on the north; a third of a piece called 'Choslefeld' on the west; a third of a piece called 'Steinlond' on the west; a third of a piece called 'Twoacres' on the west; a third of a piece called 'Bonettesleslond' on the west; a third of a piece called 'Henkeshowe' on the west; a third of two pieces called 'Longegores' on the west; a third of a piece called 'Holowong' on the north; a third of a piece called 'Vorougglond' on the north; a third of a piece called 'Overlentaye' on the west; a third of a piece called 'Northlentaye' on the west; a third of a piece called 'Putfurlong' on the north; a third of a piece lying on the west side of Dolkinggat on Shortfurlong near the land of John de Tichewell on the west; a third of a piece that belonged to Herlewyn (*quod fuit Herlewynes*) at Shortlenthaye; a third of a piece called 'Foureacres' at Berndelehill on the west; a third of a piece of 7 roods there; a third of a piece of $2\frac{1}{2}$ acres at Hungerhill on the west; a third of a piece on Berndelehill on the west; a third of a piece at Berndelehill near the land of Richemay on the west; a third of a piece on Le Clynk on the west; a third of a piece called 'Prattesaker' on the west; a third of a piece there lying beyond Choslegate on the west; a third of a piece in Foxhol near the land of Ed. Martyn on the west; a third of a piece that belonged to Smalware (*que fuit Smalwars*) and Thomas Bettre (*Thome Bettrs*) in Neyerfoxholes on the west; a third of a piece there that belonged to Ed. Martyn on the west; a third of a piece called 'Odeleslond' on the west; a third of a piece called 'Sendal' on the north; a third of a piece that belonged to Katherine Alex[ander], and Thomas Tramme near the mill on the west; a third of a piece lying on the south side of Thornhamgate on the west; a third of a piece called 'Smeyescroft' on the west. There are also assigned to her a third of the meadow called Westmed on the west, and a third of the meadow called 'Medwehil' on the west. There are also assigned to her $3\frac{1}{2}$ acres of pasture, to wit a third of a piece called 'Flaxd'; a third of a piece called 'Golleslad' on the west; a third of a piece called 'Medwehil' on the north; a third of a piece called 'Seggemere' on the west; a third of a piece lying near the common pasture of Tichewell on the west, and 3 roods in a piece at Shortlond on the west. There are also assigned to her a certain piece of marsh [of] Sikhevedlond, a piece called 'Flaxd,' and half an acre lying near the marsh of Adam Chyne. There are also assigned to her a third of the sheep-cot called 'Le Melhous' on the west, with a third of all the profit of the marshes pertaining to the same house, and a third of the pasture of the marsh called 'Weyeresmers.' There are also assigned to her the rents and services of Adam Chyne, the younger, Gilbert Gerard, John Homanns, Thomas Burgeys, Henry Scislyn, Simon le Mey, John Gaml', the younger, Hugh Nole, William Gos, Roger March, Matilda daughter of John, Richard Bole, Mariota Lombard, Guy Mey, the younger, William de Kendal, Silvester Rikan, Roger Rikan, Robert Rikan, Mariota and Cicely Trendel, and John de Susted, free-men and women (*liberorum*). There are also assigned to her the rents and services of Thomas and Simon, heirs of Skol', Matilda Snellyng, Hodoerna Herlekyn, John son of Hamo Grey, John son of Gilbert Grey, Sabin' Kide, Henry Tunnok, and Henry Herlekyn, tenants of the tenelements of Tucheman, heir of William Jonesson', and of Robert Ray, sokemen. There are also assigned to her the rents and services of Robert Snellyng and Matthew March, customary-tenants. There are also assigned to her the rents and services of William Trive, Philip Lombard, Robert Snellyng, John Snyth, Geoffrey Lomb, Richard Brid, William Gelapes, and Simon

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Membrane 16d—cont.

Mey, tenants for life. There are also assigned to her a third of a rent issuing from a marsh called 'Salteresmersh,' and a third of a cottage called 'Choschemannushous,' and all the cottage called 'Horneshous,' and the third of the liberty of a fold (*falde*).

Enrolment of release by Hilaria, late the wife of Thomas de Lincoln of Wolfreton, to Master Robert de Bridelyngton, clerk, of her right and claim in all lands, rents, services, villenages, and other issues of the land in Wolfreton, Neuton, Elvele, Willardby, and Anlagbby, and pasture for eight oxen in Les Wythes near Cotyngham, which descended to her in inheritance after the death of Robert de Stotevyll, her father, and which the said Master Robert has of her gift, together with all reversions of lands in the said towns of her inheritance. Witnesses: Richard de Aldeburgh; William Basset; Robert Russel; Richard de Brograve; Roger de Shirburn. Dated at Westminster, 26 October, 5 Edward III.

Memorandum, that Hillaria came into chancery at Westminster, on the said day, and acknowledged the preceding deed.

Oct. 31.
Odiham.

William de Meldon acknowledges that he owes to Henry de Stratford, clerk, 2,000 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.—The chancellor received the acknowledgment.

Cancelled on payment.

MEMBRANE 15d.

Oct. 26.
Odiham.

John Sewyne of Blebury, parson of the church of Westperle, diocese of Salisbury, acknowledges that he owes to Master John de Blebury, clerk, 30 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Dorset.

Oct. 27,
Windsor.

William de Monte Acuto, knight, acknowledges that he owes to Anthony Bache and Nicholas Usus Maris 2,168*l.* 18*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.—The chancellor received the acknowledgment.

William de Bello Campo, knight, acknowledges that he owes to John le Smale, clerk, 13 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment.

Nicholas de Tunstall acknowledges that he owes to William de Tanrigge, citizen of London, 33*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Hugh de Mortuo Mari of Chelmersh acknowledges that he owes to John de Bohun of Midhurst 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Cancelled on payment.

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Margaret, the wife of Hugh de Audele, puts in her place John de Wyk and Reginald atte More to prosecute a petition exhibited in parliament by Hugh and Margaret concerning the manors of Thakstede, Cnok, Orcheston, and Heghtredebury.

Oct. 27.
Odiham.

John Mauduyt, knight, and William de Monte Acuto, knight, acknowledge that they owe to John de Molyns 330 marks; to be levied, in default of payment, of their lands and chattels in cos. Oxford, Wilts, Somerset, Dorset, Southampton, and Oxford.—The chancellor received the acknowledgment.

Cancelled on payment.

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Membrane 15d—cont.

William de Esuygton acknowledges that he owes to Richard de Wodeton of Acton 200 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Enrolment of release from Robert le Botiler, son of Peter le Botiler of Blecchynglye, to Sir Robert de Stangrave, knight, and Joan his wife and to Sir Robert's heirs of his right in all the lands that Sir Robert de Stangrave, knight, father of Sir Robert, acquired from the said Peter in Blecchyngleghe. For this release Sir Robert and Joan gave to Robert and to Margery his wife certain lands in Seinte Mari Creye, co. Kent, as contained in a charter made to them. Witnesses: John de Burstowe, Reginald de Purele, John de Badeselle, Roger Freynse, Henry de Godestone, John le Forester, Robert Shorp. Dated at Blecchyngleghe, 8 September, 5 Edward III.

Memorandum, that the said Robert le Botiler came into chancery at Westminster, on 29 October, and acknowledged the deed aforesaid.

Oct. 31.
Odiham.

Nicholas Colpeper acknowledges that he owes to John le Smale, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Nicholas Colpeper and John de Weston, draper of London, acknowledge that they owe to John le Smale, clerk, 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Cancelled on payment.

Nicholas Colepeper acknowledges that he owes to John de Weston, draper of London, 10*l.*; to be levied, in default of payment, of his lands and chattels, in co. Kent.

Peter Pirpount acknowledges that he owes to John de Kyslingbury of London 24*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Oct. 27.
Newbury.

Humphrey le Ferroure is sent to the prior and convent of the hospital of St. Mary without Bisshopesgate to receive such maintenance in their house for life as Robert del Panetrie, deceased, had therein by the late king's request.

MEMBRANE 14d.

Oct. 8.
Westminster.

To W. count of Hainault, Holland, and Zeeland, and lord of Friesland. The king has received complaint from Andrew de Salopia, citizen and merchant of London, that whereas he lately passed through Hainault in the town of Valenceins, within the count's lordship, for the purpose of trading, the provost and community of that town, charging him with being a Fleming, took him by armed force and imprisoned him in that town without reasonable cause, and carried away from him his goods and wares to the value of 600*l.* sterling, and that although Margaret, duchess of Brabant, the king's aunt, by her letters to the provost and community, and the earls, barons, and all the societies of merchants of this realm by their letters to the count and to the provost and community, and the mayor and community of the city of London by letters under their common seal to the count and his chief bailiff in the aforesaid county of Hainault testified that Andrew was of the English nation and a merchant and fellow-citizen of the aforesaid city, the provost and community, having no consideration for the premises, kept him in prison for nine months and more at their will, and still detain from him his goods and wares aforesaid, to his damage of 1,000*l.* sterling: as the king wishes to aid Andrew for the damages and wrongs thus inflicted upon him, as he is bound to do, he requests and requires the count to hear Andrew's complaint concerning the premises, and to cause speedy justice to be done to him for his unjust imprisonment and the detention of his goods and wares and for his damages, as he would

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Membrane 14d—cont.

wish the king to do in like case to his merchants coming into the king's realm, certifying the king of his proceedings by the bearer. By pet. of C.

Oct. 8. To the sheriff of York. Order to cause proclamation to be made
Westminster. prohibiting the holding of tournaments, etc., without the king's special licence, and to arrest those doing so, etc., as it is agreed by the king and all his council in parliament at Westminster that tournaments, jousts, bourds (*burdeicia*), *tupine*, and other feats of arms whatsoever shall not be exercised within his realm until he shall cause ordinance to be made otherwise by his council. By K. & C.
[*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

Nov. 5. William le Mareschal of Crowemersh near Walyngford acknowledges
Odiham. that he owes to John, earl of Cornwall, 290*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Benedict de Fulsham puts in his place Walter Power and Thomas de Clif, clerks, to prosecute the execution of a recognisance for 46*l.* 13*s.* 4*d.* made to him in chancery by Thomas de Hastang'.

The said Benedict puts Walter and Thomas in his place to prosecute the execution of a recognisance for 62*l.* made to him in chancery by Thomas Wake, knight, lord of Lidel.

John de Say acknowledges that he owes to John son of John de Say 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

MEMBRANE 13d.

Sept. 13. Hugh de Tildeslegh, Adam son of Adam de Tildeslegh, Henry de
Tideswell. Skakerleye, and William de Waverton acknowledge that they owe to Master John de Blebury, parson of the church of Legh, 11 marks 16*d.*; to be levied, in default of payment, of their lands and chattels in co. Lancaster.—Henry de Haydok received the acknowledgment by writ.

Cancelled on payment.

Henry del Hurst acknowledges that he owes to the aforesaid John 12*s.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.—Henry de Haydok received the acknowledgement by writ.

Cancelled on payment.

Oct. 16. To William de Clynton, constable of Dover castle and warden of the
Westminster. Cinque Ports, or to him who supplies his place. Order not to admit any earls, barons, knights, or other men-at-arms to cross to parts beyond sea from Dover or other ports in his bailiwick, or to take destrier-horses or arms to the said parts without the king's special licence, and to arrest and imprison until further orders all found doing so, certifying the king of their names, as the king lately caused the like inhibitions to be proclaimed in all the counties of the realm. By K. & C.

The like to the following:

The mayor and bailiffs of Sandwich.

The mayor and bailiffs of Romenhale.

The bailiffs of Plum-muth.

The bailiffs of Blakeneye.

The bailiffs of Whyteby.

The bailiffs of Ravenesrod.

The mayor and bailiffs of Bristol.

The bailiffs of Dunwich.

The bailiffs of Hastyng'.

The constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place.

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Membrane 13d—cont.

The bailiffs of Yarmouth.
 The mayor and bailiffs of Dover.
 The mayor and bailiffs of La Rye.
 The bailiffs of Kyngeston-on-Hull.
 The bailiffs of Seford.
 The mayor and bailiffs of Heþhe.
 The mayor and bailiffs of Ipswich.
 The mayor and bailiffs of Wynchelse.
 The bailiffs of Harwich (*Herewyco*).
 The bailiffs of Scardeburgh.
 The mayor and bailiffs of Southampton.
 The bailiffs of Faversham.
 The bailiffs of Dertemuth.
 The bailiffs of Michael's Mount.
 The bailiffs of Neubyggyng.
 The bailiffs of La Pole.
 The bailiffs of Hardelowe.
 The bailiffs of Tynmuth.
 The bailiffs of Harlesbrok.
 The bailiffs of Lyverpol.
 The bailiffs of Gorleston.
 The bailiffs of Halyeland.
 The bailiffs of Hertilpole.
 The bailiffs of Weymuth.
 The bailiffs of Bishop's Lenne.
 The bailiffs of Axmuth.
 The bailiffs of Boston.
 The bailiffs of Mulford.
 The bailiffs of Weynflet.
 The bailiffs of Coumbe Martyn.
 The bailiffs of Oldestowe.
 The bailiffs of Lyme.
 The bailiffs of Shorham.
 The bailiffs of Oreford.
 The bailiffs of Peveneseye.
 The bailiffs of Grymesby.
 The bailiffs of Neuport in the Isle of Wight.
 The bailiffs of Landstepan.
 The mayor and bailiffs of Newcastle-on-Tyne.
 The bailiffs of Kameys.
 The bailiffs of Yaremuth.
 The bailiffs of Maldon.
 The bailiffs of Falemue.
 The mayor and bailiffs of Portesmouth.
 The bailiffs of Sydmuth.
 The bailiffs of Swaneseye.
 The bailiffs of Dunsterre.
 The bailiffs of Yalhampton above (*super*) Newenton Ferers.
 The bailiffs of Mousehole.

Nov. 4. Thomas son of Thomas de Lodelowe of Totynggegraveneye acknow-
 Newbury. ledges that he owes to William Roco of Totynggebrek (*sic*) 40*l.*; to be
 levied, in default of payment, of his lands and chattels in co. Surrey.

Ed. de Sancto Mauro, knight, acknowledges that he owes to Richard de
 Betoigne 60*l.*; to be levied, in default of payment, of his lands and chattels
 in co. Norfolk.

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Membrane 13d—cont.

John le Latimer, knight, acknowledges that he owes to Peter de Sancto Johanne, parson of the church of Blecchynggelegh, 500 marks; to be levied, in default of payment, of his lands and chattels in cos. Surrey, Dorset, Kent, and Hereford.

Cancelled on payment.

The said John acknowledges that he owes to Peter 200 marks; to be levied as above.

Cancelled on payment.

Robert Dybald and William de Pallyng, executors of the will of William de Paston, put in their places John de Paston and David de Wollovre, clerk, to prosecute the execution of a recognisance for 52 marks 6s. 8d. made to William de Paston by Hugh de Mortuo Mari, lord of Richard's Castle, in the chancery of Edward I.

Oct. 22.
Windsor.

To J. duke of Brabant. It has been agreed by the king and his council, at the duke's request by his letters to the king concerning certain affairs touching him, his merchants and men by reason of the obligations made by his father to divers merchants of this realm and by reason of the wool and other goods of men of this realm taken by his father and his father's men, that order shall be given to every sheriff of the realm to cause proclamation to be made that all merchants of England who [have been aggrieved] by reason of the said obligations or the capture of wool or by any trespasses committed against them by the duke's father or his men, shall be at London on the morrow of the Ascension next before the king and his council, with the obligations and other memoranda in their possession to propound what they have for themselves and to do and receive what justice shall require, and *vice versa* some of the duke's men shall be sent before the king and his council at that date with sufficient power, with acquittances and other memoranda that they may have that may avail them in the premises, and to treat for final agreement for all the disputes on both sides, and that in the meantime all arrests made or to be made for this cause shall be superseded, and that pleas pending in this connexion shall remain in the same state as they are now in until the said day. The king wishes the duke to get ready those things that touch him and his men in the premises. The king will execute the premises so far as is in his power, since he greatly affects those things that constitute peace and concord and true friendship. [*Fœdera.*]

Oct. 22.
Windsor.

To W[illiam], count of Hainault, Holland, and Zeeland, and lord of Friesland. Letter commending the prudence and discretion of Otto, lord of Cuyk, and Rycoldus, provost in the church of Utrecht (*Trajecten'*), the envoys and proctors of Sir Reynald, count of Ghelderland (*Gherlen'*) and of Zutphen (*Zucphanien'*), to the king concerning a marriage contract, to treat of which the count sent them to the king. The affairs aforesaid have been, as the king hopes, happily expedited, as the said envoys can more fully explain to the count of Holland by word of mouth; which the king wishes to convey to him by tenor of his letters. If the count of Holland have anything to ask of the king, he is desired to inform the king of his wishes. [*Fœdera.*]

The like to the count of Ghelderland and Zutphen. [*Ibid.*]

MEMBRANE 12d.

Enrolment of release by William de Morteyn, son of Eustace de Morteyn, to Hugh de Hercy, knight, of his right in the manor of Grove called 'Le Bourhalle.' Dated at London, on Monday the quinzaine of Martinmas, 5 Edward III. Witnesses: Master Henry de Clif; Henry de

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Membrane 12d—cont.

Edenestowe ; Laurence de Chauworth ; Thomas de Longevilers ; Robert Russel.

Memorandum, that William came into chancery at London, on the same day, and acknowledged the preceding deed.

Nov. 5.
Hungerford.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit William des Chaunz, who lately came to the king from France, whither he is now returning with three horses-at-arms of Maurice de Trwe, knight, to pass from that port to France. By K.

Oct. 15.
Westminster.

To Thomas, earl of Norfolk, marshal of England. Order to appoint without delay suitable keepers and men to take his lands in Ireland that are occupied by the rebels from the said rebels, and for the safe custody of the lands, as the king learns from the frequent complaints of the people of Ireland and it is well known in that land that the possessions and lands in Ireland of the earl and of other the king's nobles and subjects dwelling in England are wasted and occupied by the king's enemies there for want of custody, wherefore it is agreed in the present parliament, by the consent of the prelates and other magnates there, that the king ought to go to Ireland in person to refrain the said enemies and their malice, and that in the meantime men-at-arms and horsemen and footmen shall be sent to Ireland both by the king and by others who have lands there to recover the lands thus occupied. The earl is enjoined to do these things by all means, bearing in mind that if the king come to Ireland and find the earl's lands in the hands of the enemy and cause them to be delivered by armed force, he may have his will of the said lands as being of his own conquest. By K. & C.

[*Fœdera*.]

The like to twenty-four others. [*Ibid.*]

Nov. 5.
Hungerford.

To William de Burgh, earl of Ulster. Order to come to the king in England with all speed in order to treat with the king secretly concerning his passage to Ireland, and to set out with the king for Ireland, as the king has ordained to go to Ireland for the reformation of its estate and the establishment of peace, and he wishes to have information and colloquy and treaty with the earl upon certain things touching his passage thither, for which reason he has now committed to Anthony de Lucy, justiciary of Ireland, those things that pertain to the preservation of the king's peace in that land and to its rule, which things he had previously committed to the earl, to be exercised by Anthony in the earl's absence. The earl is enjoined to depute in the meantime some one or more of his men in whom he has full trust in his place for the arraying of his subjects, which deputies shall be intendent to the justiciary in those things that pertain to the preservation of the king's peace and the tranquillity of that land and the restraining of malefactors there. [*Fœdera ; Report Dignity of Peer*, iv. 405].

By K. & C.

The like to James le Botiller, earl of Ormond, omitting the passage about the commission to Anthony de Lucy. [*Ibid.*]

The like to the following :

William de Bermyngham, knight.

Walter de Burgh. [*Ibid.*]

Nov. 5.
Hungerford.

To A. archbishop of Dublin. Order to come to the king in England to inform him concerning the premises and to give his counsel. By K. & C. [*Ibid.*]

Nov. 25.
Alton.

To the chancellor of Ireland. Order, reciting the preceding order to the earl of Norfolk, to issue writs under the king's seal of Ireland to all men of that land whom he shall think fit ordering them to assist the justiciary of Ireland and those whom he shall depute in the safe-keeping of

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Membrane 12d—cont.

their lands there against the attacks of the Irish and in the recovery of their lands, as often as need be and when summoned by the justiciary on the king's behalf, causing them to know that if they neglect to do this and the king find their lands in the enemy's hands and recover them by armed force, he may have his will of the said lands as if they were of his own conquest. [*Fœdera.*]

By K.

*MEMBRANE 11d.*Oct. 10.
Westminster.

To D[avid], king of Scotland. The king has received complaint from Louis, bishop of Durham, by petition before him and his council in parliament, that although he holds, and he and his predecessors have held, from time out of mind, the castle, manor, and liberty of Norham, as parcel of the bishopric, of the king and his progenitors, and he has, and he and his predecessors have had from time out of mind, royal rights within the liberty aforesaid, and have exercised them by themselves and their ministers concerning all and singular matters arising within the liberty, and the town of West Upsetlyngton is held of the bishop as of the castle and manor of Norham, and the bishop and his predecessors at all times past when the see has been filled, and the king's progenitors in times of voidance, have been wont to hold their courts concerning the tenants of the town at the said castle and to have cognisance of all pleas or actions arising within the town, as well by their writs as without writs, and the bishop and his predecessors have always heretofore exercised ordinary jurisdiction in the town without any bishop of Scotland intermeddling with such jurisdiction in that town at any time, nevertheless certain of king David's ministers, by pretext of a general order of his directed to them to cause bishops, abbots, priors, earls, barons, and free tenants who are bound to attend his parliaments, and also to summon all who are bound to do homage to him, to be at his parliament to be holden at Scone on Friday before Martinmas next, have caused the bishop to be summoned to be present at the said parliament to shew how and by what service he claims to hold the said land of Westupsetlyngton: as this summons, if carried into effect, would not only be to the prejudice of the bishop and of his church, but also to the disinheri- tance of the king and of his royal right and the injury of his crown, especially as the bishop is not bound by reason of any lands that he holds of the king to come to the parliament of another than the king or to do homage therefor to any other than the king, the king, believing that king David, by reason of the treaty concluded between them, does not desire to uphold the prejudice and disinheri- tance or the injury of the dignity of the king, requests David to desist wholly from inflicting such impeachments and annoyances upon the bishop by reason of the summons aforesaid, and that he will not permit the bishop or his tenants to be molested in any way by him or his ministers by reason of the summons aforesaid, writing back by the bearer of the presents what he will do in this matter. [*Fœdera.*]

Aug. 26.
Kingscliffe.

To Alfonsus, king of Castile [*etc.*]. The king has received complaint from Giles de Baldeswell, John de Meones, Robert Wodefal, and Ralph son of Stephen de Wylughby, citizens of Dublin, that they caused a ship of Hastyngges, of which the late John de Warf of Hastynges was master, to be laden with divers sorts of corn, and cloth, and other merchandise to the value of 500*l.* sterling at St. Valery in Picardy, in order to carry them to Ireland to trade there, certain malefactors of Fountraby, of the power of Alfonsus, attacked the ship on her voyage to Ireland near the Isle of Wight, wounding the said merchants and their men and servants in the ship, and took and carried away the corn, cloth, and merchandise aforesaid and also 300*l.* sterling in ready money belonging to the said merchants and the tackle of

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Membrane 11d—cont.

the ship, price 60*l.*, and left the ship there empty, wherefore the merchants have besought the king to provide a remedy: the king therefore requests Alfonsus to hear their complaint, and to cause speedy justice to be done to them concerning the restitution of the corn, cloth, and goods, etc., and for their damages in this behalf, as Alfonsus would wish the king to do to his subjects in the like case, certifying the king of his proceedings by his letters and the bearer of the presents. By p.s. [4798.]

Enrolment of release by Thomas de Rokeby, knight, to the king (in consideration of 20 marks yearly of rent in Halton and Kylyngholm, co. Lincoln, that belonged to Alexander le fuiz Glay, granted to Thomas by the king, and of 500 marks that the king will pay to him at the exchequer) of 100*l.* of land yearly that the king promised by his charter to give to him for his service to the king in leading him lately to the sight of his Scotch rebels and enemies, then within this realm, and of the 100*l.* yearly that the king first granted to him for life, and afterwards granted by his letters patent to him and his heirs, to be received from the exchequer yearly until he should assign to Thomas the said 100*l.* of land yearly. Dated at Westminster, 9 November, 1331.

Memorandum, that Thomas came into chancery at Westminster, on the said day, and acknowledged the aforesaid deed.

MEMBRANE 10d.

Nov. 5. Richard Waleys, knight, acknowledges that he owes to Master Henry de Odiham. Clif, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Nov. 6. To William de Clynton, constable of Dover castle and warden of the Newbury. Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Bartholomew de Burgherssh, whom the king has appointed seneschal of the county of Ponthieu and of Montreuil (*Montis Strolli*), to cross from that port to the said parts with his men, horses, and equipment.

By K.

Nov. 2. Nicholas de Wyght, the king's tailor, in consideration of his good service Marlborough. to the king, is sent to the abbot and convent of Glastynghbury to receive such allowance for life in that house as Thomas Cokerell, deceased, had therein by the late king's request. By p.s. [4982.]

Nov. 11. Robert, Queen Philippa's watchman (*vigil*), is sent to the abbot and Wokingham. convent of Eynesham to receive such maintenance as Thomas Freyne, deceased, had in that house by the late king's request. By p.s. [4989.]

Nov. 16. Brother Cono, prior of the house of St. Andrew, Northampton, acknowledges, for himself and convent, that he owes to Byndus Gile of Florence Windsor. 84*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Northampton.

Cancelled on payment.

Richard de Norton acknowledges that he owes to Henry Melksop of Tewyngge and John Bokeler of Chesthunt 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Richard de Norton of Chesthunt, Henry Milkesop of Tuwyng, and John le Bokeler of Chesthunt acknowledge that they owe to Andrew de Tothale, parson of the church of Kyngham, 40*l.*; to be levied in default of payment, of their lands and chattels in co. Hertford.

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*Membrane 10d—cont.*Nov. 7.
Wherwell.

To the warden and friars of the Minorite order, Coventry. Order to deliver to Joan, late the wife of Roger de Mortuo Mari, earl of March, and to Edmund, his son, or to their men sent by them for this purpose, the body of the said Roger, which is in the possession of the warden and friars, as the king has granted to Joan and Edmund that they may take Roger's body to Wyggemore and there commit it to ecclesiastical burial. By p.s. [4987.] [*Fædera.*]

Nov. 17.
Windsor.

Godfrey de Coulyngg acknowledges that he owes to Stephen de Graveshende, bishop of London, 16*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Nov. 18.
Windsor.

John de Fyenles of Whit Waltham acknowledges that he owes to Robert Bothel, chaplain, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Joan de Fyenles acknowledges that she owes to Edmund de Hildesle 100*s.*; to be levied, in default of payment, of her lands and chattels in co. Oxford.

Thomas de Ferrariis acknowledges that he owes to Robert le Bothel, chaplain, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Enrolment of indenture witnessing that Walter de Coumbe, sub-escheator in co. Gloucester and on the marches of Wales, delivered to Eleanor, late the wife of Herbert son of John, according to the tenor of the king's writ, in the presence of Thomas Bisshop of Dylewe and John de la Lee, who supply the place of Hugh Tyrel, keeper of the castles of Blenleveny and Bulkedynas with the honour and of certain lands in Langellou, Kethedyn, and La Marè, and in the presence of John de Chaundos, Thomas Puleyn, John ap Kenevyn Vaghan, John de Kynardesleye, Roger le Somenour, Griffin Parpoynt, and Philip ap Ricard, on 15 October, 5 Edward III., a third of the honour, lands and tenements aforesaid and the value of a third of the bodies of the said castles out of the two parts of the lands, whereof Herbert, on Sunday after St. Luke, 19 Edward II., dowered her at the door of the church of Harsecoumbe, co. Gloucester, upon which day he married her, by the assent of John son of Reginald his father, to hold in name of dower for her life: to wit at Blenleveny a dovecot with a curtilage about it, a small fishpond with the plot (*placea*) of a garden adjoining, as marked out by bounds; a third of all the demesne lands there, as marked out by bounds; a meadow called 'Brodemed'; a moor called 'Crowemer,' with free ingress and egress and all their appurtenances; a third of a water-mill and a third of a fulling mill (*molend' fullenat'*); a third of the rents of the old mountain (*montani*) there; the easement of the prison of Blenleveny castle when needed for the custody of prisoners attached by her ministers. He also delivered to her the advowson of the church of Langellou, with the suits of the tenants who hold the mill of Seint Hegen at her court. He also delivered to her all customs, rents and services of Amice Bluet at Streddewy, of Roger de Broghhull at Tulynton, and of the prior of Wormesleye, Adam Lucas, John de Werneton, Robert de Penebrugg, and Thomas de Borghhull at Brumeshope, of Edmund Hakeluyt at Langeford, Robert Clement at Miheleschurche. They also delivered to her all the rents, customs, and services of the following tenants: William the weaver (*textor*), John Sledde, Davo Philippi Dou, Roger de Wynferton, Adam le Taillur, Alice Saym, Ellen le Bocker, Fredo William son of John Julian, Leuka Tewe, Jevan Gwyn, William ap Knaytho, and of six burgages that were in the hands of William Meuryk, William Cranham, Wentlyan Du, Henry Bonefaunt, Philip le Heywardesone. They also delivered to her Huvetz Saym, Juliana Pyg, Alice Garon,

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Membrane 10d—cont.

William Gontz, Matilda son of Hugh, and Tybi his sister, John Julian, Emota de Brideport, Magy Vaghan, John Wyn, William Botte, the younger, with all their rents, services, suits, issues, and customs. He also assigned to her at La Mare all the court with the garden except two granges as marked by bounds, and a third of the pinfold (*ponfaldi*) there, and a third of all the demesne lands there, as marked by bounds, with a meadow called 'Lutlemed.' They also delivered to her a boat in the lake of Mara to fish there at all times of the year, with a third of the profit of the fishery in the water of Leveny. They also delivered to her the rents, customs, and services of Wronou ap Howel, Roger son of John son of William, William Pecok, Ralph son of Thomas, Alice Traharn, David ap Jevan, Jevan Vaghan, William son of John, John son of Thomas, John de Tranele, Agnes daughter of John son of William, Roger son of John son of William, Jevan ap Hereltz, and the land of Boletayl, and the land that pertained to the fishery of Mara with all their appurtenances. He also delivered to her Gilbert le Clodyar, Wilemot de Mara, William son of Walter, John Wyge, Isabella Gylour, John Milour, Richard son of Gilbert le Clodyar, and the curtilage of 'Whitbred', the wife of Hankyn ap Jevan, Alice daughter of Philip Beton' Pecok, Matilda Wynter, the tenement that belonged to Alice le Hare, John Knyte, and Philip Leys, with all their rents, services, suits, *sequele*, and customs. He also assigned to her a third of a water-mill there.

He also assigned to her at Bulkedynas all the land lying between Le Horemor and the town of Langellou, a park called 'Le Newepark' with an adjoining meadow near the said park, as marked by bounds, and with a lower barn there. He also delivered to her a third of the forest there, with all its liberties and appurtenances, to wit from the place called 'Blaynruan-golth' as the great way goes to Le Redeoundu, and from Le Redeoundu to the land of the earl of Hereford near the pass (*le pas*) of Blenleveny, with the wood called Coyt Kethedyn; and a third of the rent of hens of the town of Englysshe Talgarth and elsewhere for the dead wood of the forest [of] the honour aforesaid. He also delivered to her the rents, customs, and services of William Bithebrok, William son of John son of Richard, John de Tranele, William Rynel, and Jevan ap Hichecok. He also delivered to her Stevenot, Walter ap Heylas, and Wentlyana daughter of Traharn, with all their rents, suits, issues, and customs. He also delivered to her the rents, services, and customs of Rees ap Meuryk ap Rees, John ap Seissylt, William ap Ricard, Philip ap Griffith, Philip Parpoynt, John son of Walter, Philip ap Richard, and Howel ap Janekyn. He also delivered to her a third of all the lands in the king's hands at Traharneston, with five cows and five calves from the tenants of Tuleglas within the honour aforesaid, and three cows and three calves from the tenants of Coyt Parthy and Pensenhanel within the honour aforesaid; and a cow and calf from Gwele Kymmi of Straddewy, to be received every second year at the beginning of May; and three swine yearly at Martinmas, to wit from Gwele David ap Gronou, Gwele Rother, and Gwele Eollthz. He also assigned to her the rents, customs, and services of Jevan ap Cadogan, Meuric ap Howel, Jevan Voyl, Seissylt ap Jeor[werth], William ap Ricard, Philip ap Wylm ap Ricard, Roppert ap Jevan, Lewell[in] Gounz, Lewell[in] ap Jevan ap Gogan Tanket, Madok ap Jevan ap Jeor[werth], Griff[ith] Wyth, Seissylt ap David, David ap Eynoun, Philip ap Lewell[in], Wentlyana Gonz, Huvetz Wantz, Lewell[in] ap David ap Kaskyn, Lewell[in] Vir, Jevan ap Philip ap Lewell[in], Jevan ap Madok ap Griffith, Griffin ap Madok, Traharn ap Jevan, Meur[ic] ap David, Davyd Lowt, Jevan Warwyn, Traharn Vaghan, David ap Lewell[in], Traharn ap Jevan ap Gogan, Traharn ap Madok, Jeor[werth] Coys, Jevan ap Traharn ap Gronou, Jeor[werth] ap Jevan ap Tanket, Thomas son of John Gunter the younger, David Cratz, Lewell[in]

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Membrane 10d.

Seys, Jevan ap Howell, Cadogan ap Roppert, Wronou ap Roppert, Jevan Bantz, and Philip ap Wylm de Traharneston. He also delivered to her all the rents, customs and services of Meuric Grou, Wronou ap Kenwrh', Jevan ap Kenwrh', Wronou ap Adam, Jevan ap David ap Ithel, David Vaghan, Jevan ap Ken[wrh] Wytz, Robyn Gam, David ap Madok, Huviets Synthlont, Jeor[werth] ap Cradok, Jevan ap Gronou Du, Jevan ap Hereltz, Jevan ap Traharn ap Cadogan, Cadogan ap Roppert, Jevan Bantz, Wronou ap Roppert, Jevan ap Gr[onou] Du, Gr[onou] ap Jevan, Griff[in] ap David ap Cradok, Meur[ic] Cadenyll, Wentlyana daughter of Eynoun, Perwyr son of Gr[onou] Du, Wentlyana daughter of Jevan, Tangwystul daughter (*fil'*) of Cadocan, David Du ap Gr[onou], Philip Wytz, Traharn ap Lewelyn, Jevan Brussur, Lewell[in] ap Wylm ap Tanket, Jevan Brussur, Maderyn daughter (*fil'*) of Madok, Meur[ic] ap David, Jevan ap Lewell[in] Tanket, Philip ap Lewell[in], Madok ap Jeor[werth] Tanket, Jevan ap Cadogan, Jevan ap Gr[onou] Thu, and Troyt Bletz. He also delivered to her all the fines and amercements that may arise from the said tenants in any way, such as from the assize of bread and ale, bloodshed, hue, chattels of felons, ransom of prisoners according to the custom of the country, with all other profits arising from the said tenants or others within the said third assigned to Eleanor. And a third of all the toll of the country (*patrie*) and of strangers.

MEMBRANE 9d.

Enrolment of release by William de Apeltre, clerk, to William Trussel, the elder, of his right in a messuage and lands in Flore, which William Trussel holds of the demise of Henry Dossel and Margery his wife. Witnesses: William Jaunvill, William de Barnesby, Robert de Welham, Robert de Stokton, William de Keythorp. Dated at Westminster, 20 November, 5 Edward III.

Memorandum, that William de Apeltre came into chancery at Westminster, on 21 November, and acknowledged the preceding deed.

Dec. 3.
Clarendon.

To the steward of the county of Pembroke in Wales. Whereas the king lately appointed Gilbert Talbot, his justice of South Wales, John Giffard, William de Rupe, John de Stonford, and William Casse his justices to make inquisition by the oath of men of that county what evildoers had carried away the goods and chattels of David de Barry at Maynerbyr to the value of 500*l.* and had slain Edmund Barry his servant there, etc., and at whose procuracion the slaying was done, and who afterwards harboured the evildoers, and to hear and determine the felonies; and afterwards at the prosecution of certain men of the county, by their petition before the king and council in parliament, suggesting to the king that the aforesaid commission was made and granted to the injury of the liberty of the said county, and to the damage and prejudice of the men thereof, and contrary to the custom heretofore obtaining there, and praying the king to provide them with a remedy, the king gave the petitioners a day before him in chancery concerning the premises, and caused his serjeants for maintaining his estate there to be called, and the petitioners alleged before the king that the county is in the king's hands by reason of the minority of Laurence de Hastynges, kinsman and co-heir of Aymer de Valence, late earl of Pembroke, and that in that county a seal to serve the people of the county in their suits ought to be specially deputed, and that such seal used away to be appointed there in the times of the lords of that county for the time being from time out of mind, without the lords of the county using any other seal in any case there, and this they offered themselves ready to verify by the ways and means that they ought to do; and the king's serjeants on the other hand asserted that the lords of the county

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Membrane 9d—cont.

were wont at all times past to make their commissions concerning felonies and trespasses committed in that county under their own seals or under the seals deputed for the use of that county at their pleasure, and this they offered themselves ready to verify for the king; and the king thereupon appointed the aforesaid Gilbert and Thomas de Cheddeworth and Richard Symond to make inquisition by the oath of men of that county whether the said Aymer in his lifetime and the other lords of that county in their lifetime made such commissions only under the seal specially appointed for that liberty or under their own seals at their pleasure, and if under their own seals, then what lords had done so, etc.; and Master William de Carreu, Thomas de Carreu, and Owen ap Oweyn, and divers others have shewn the king that they are indicted before the said justices of the felonies aforesaid, and that they are put in exigent by the king's writ to the steward because they did not come before the justices or the aforesaid David, and they have besought the king to cause them to be delivered by mainprise pending the said inquisition, if they render themselves to prison: the king therefore orders the steward to cause the said men, if they render themselves to prison, to be delivered upon their finding mainprise to have them before the justices at the day upon which the writ of exigent is returnable, and to supersede the further exaction of them.

By C.

Dec. 21.
Glastonbury.

To William Trussel, escheator this side Trent. Whereas Henry, sometime king of England, by his charter which Henry III. confirmed, granted to the church of Bec and the monks there serving God, amongst other things that had been given to them, in frankalmoin Le Rislep, now called 'the manor of Rislep,' which they had of the gift of Ernulph de Hesdyng, and that they should have and hold the said place of Ryslep in peace, etc., as contained in the charter of Henry III., which the king has inspected; and the king—upon learning from the abbot of Bec that he and his predecessors have held the manor of Rislep in frankalmoin from the time of the making of the charters aforesaid without their being wont to make any fixed gifts of food (*puturas*) to the poor, except at their pleasure only, and that the escheator, by virtue of an inquisition of office taken before him, pretending that the abbot ought to distribute to poor mendicants at the said manor daily the bread arising from half a quarter of mixed corn (*mixtilionis*) and on Friday in addition a dish of cooked beans for the souls of the king's progenitors, and that these alms had been withdrawn for some time, caused the abbot to be distrained, by all his beasts and chattels found in the manor, both his plough beasts and others, to make the said alms—ordered the escheator to deliver the beasts and cattle thus taken to the abbot upon the abbot's finding security to be before the king and his council at Westminster in fifteen days from St. Hilary next to do and receive what his court shall consider in the premises, and ordered the escheator to be there in person to inform the king concerning his right; and the king now learns from the abbot's complaint that the escheator, although he has received the order aforesaid, has not cared to admit the security aforesaid and to deliver the beasts and chattels: as the abbot has found the king security in chancery by Robert de Asshele, Simon de Rislep, Walter de Salyng, and Stephen le Botiller of co. Middlesex to be before the king and his council at the aforesaid day, the king orders the escheator to cause the beasts and chattels aforesaid to be delivered to the abbot without delay, and to be before the king and his council at the aforesaid day to inform him concerning his right in this behalf.

Enrolment of release by John de Cokermuth, clerk, to Iolenta, abbess of Berkyng, and to the convent of the same place, of his right in a messuage, 140 acres of land, 30 acres of meadow, 25 acres of pasture, 8 acres of wood, and 70s. of yearly rent in Dakenham, Berkyng, and Illeford, and in all

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Membrane 9d—cont.

other lands that he has in the said towns. Witnesses; Sir John de Suttone, Sir Thomas Gobioun, knights; John de Dovere; Henry Gernet; John de Haveryng; Edmund de Northtoft; John de Dakenham; Robert William de Haveryng; Samannus atte Walle; John le Porter; Richard Malemeyns; John Samekyn; John Chaumpioun; Nicholas Forester. Dated at Dakenham, 9 December, 1330, 4 Edward III.

Memorandum, that John came into chancery at Westminster, on 23 January, in the king's fifth year, and acknowledged the preceding deed.

MEMBRANE 8d.

— — Guy Simon, knight, puts in his place James Nicholas, Peter Reyneri, Bartholomew Barde, and their fellows, merchants of the society of the Bardi of Florence, to receive the 40 marks yearly that the king granted to him for life.

Nov. 6. Hugh de Hercy, knight, acknowledges that he owes to Master Henry Odiham. de Clif, clerk, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

Enrolment of deed of the said Master Henry granting that the preceding recognisance shall be cancelled on payment of 250 marks. Dated at Westminster, on the morrow of St. Leonard, 5 Edward III.

Memorandum, that Henry came into chancery, on the said day, and acknowledged the preceding deed.

Nov. 6. To the abbess and convent of Berkyng. Request that they will admit Newbury. into their house Agnes, late the wife of Francis de Villers, knight, and that they will administer to her for life maintenance suitable to her estate, making to her letters under their seal specifying what she ought to receive, as the king, compassionating her estate and wishing to provide for her maintenance, in consideration of her husband's good service to Edward I. and Edward II. and to him in parts beyond sea and on this side the sea, has caused her to be sent to them. By pet. of C.

— — John le Walshe of Pagenhull puts in his place John de Cestria to prosecute the execution of a recognisance for 10*l.* made to him in chancery by Henry le Fermer of Pagenhull.

Nov. 8. Thomas le Irreys acknowledges that he owes to Master Robert de Marlborough. Stretford 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Cancelled on payment.

Richard de Broughton and John de Cobelynton, merchant of London, acknowledge that they owe to John de Molyns 50 marks; to be levied, in default of payment, of their lands and chattels in co. Gloucester.

Cancelled on payment.

Nov. 9. Nicholas son of William de Kyngton acknowledges that he owes to Marlborough. John le Botiler of Wich 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Enrolment of indenture made on Sunday after All Saints, 5 Edward III., witnessing that Richard Waleys, knight, with the assent of Richard Waleys his son, and of William de Hontyngdon, executors of the will of Eleanor le Bruys, his late wife, has granted to Master John de Offord, canon in St. Paul's, London, the custody of the manor of Offord Daneyns and the advowson of the church of the same manor, co. Huntingdon, which Edmund Peverel, knight, deceased, held of him and the said Eleanor in chief, and

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Membrane 8d—cont.

which is in his custody by reason of the minority of John, Edmund's son and heir, to hold until the heir come of age; with provision that if the heir die before he come of age, his heir being a minor, Master John shall have the custody of the manor and advowson until the heir come of age, and so from heir to heir until one of them shall come of age; rendering therefor yearly in the city of London to Alice daughter of Richard and Eleanor, or to Master Henry de Clyf, for her use, the extent made thereof after Edmund's death, except the portion of the extent of the dower due to Edmund's relict.

Memorandum, that the parties came into chancery at Westminster, on 8 November, and acknowledged the aforesaid indenture.

Nov. 9.
Windsor.

Brother Leonard de Tibertis, prior of the Hospital of St. John of Jerusalem in England, acknowledges, for himself and his successors, that he owes to Asselinus Simonetti, merchant of Luca, and to Byndus Giles, merchant of Florence, 146*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Cancelled on payment.

Enrolment of release by Richard de Biflet to the king of 87 marks that Richard and Alice his wife recovered before Sir William de Bereford and his fellows, justices of the late king's Common Bench, by a writ of annuity against William de Henle and Isabella his wife, and of the 169 marks that Richard recovered before the said justices against the said William de Henle by a writ of debt, with which 256 marks the manor of Henle, which William held at the time of the recovery, and which is now in the king's hands, is charged. Dated at Westminster, 6 November, 5 Edward III.

Memorandum, that Richard came into chancery, on 8 November, and acknowledged the aforesaid deed.

Nov. 21.
Guildford.

John de Louthre, parson of the church of Symondburn, diocese of Durham, acknowledges that he owes to Thomas de Baumburgh, parson of the church of Emeldon, 12 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Cancelled on payment.

John son of Edmund de Passele acknowledges that he owes to Master John Geraud, clerk, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Robert de Shawe acknowledges that he owes to William Cros of London 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

John Love of Tunstall acknowledges that he owes to Andrew de Buxston 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Robert de Morteyn acknowledges that he owes to William de Emeldon, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Cancelled on payment.

Nov. 23.
Chawton.

Reginald de Pavely, knight, acknowledges that he owes to John de Oxonia, citizen of London, 250*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John de Claydon, parson of the church of Mamcestre, acknowledges that he owes to Asselinus Simonetti of Luca 108*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment.

1331.

Membrane 8d—cont.

The said John acknowledges that he owes to John de Pulteney, merchant and citizen of London, 140*l.*; to be levied, in default of payment, of his lands and chattels in cos. Surrey and Lancaster.

John de Eston, parson of the church of Eston, diocese of Salisbury, and Henry de Rede of Eston Crok acknowledge that they owe to Master Thomas de Garton 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Southampton.

Master Bernard Brocas, parson of the church of St. Nicholas, Guldeford, acknowledges that he owes to Elias Walewayn 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Ralph de Sancto Laudo acknowledges that he owes to Ebulo Lestraunge 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John del Clif of Dunwich acknowledges that he owes to Roger de Bedefeld 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Nov. 20.
Guildford.

To the treasurer and barons of the exchequer. Order to cause Adam de Lymbergh, chancellor of Ireland, to have respite until Michaelmas next for the rendering of his account at the exchequer of the time when he was the late king's constable of Bordeaux.

By K.

MEMBRANE 7d.

Nov. 15.
Windsor.

To the treasurer and barons of the exchequer. Order to cause John de Louthre, king's clerk, to have respite until three weeks from Easter next for the 107*l.* 11*s.* 2*d.* for the remainder of his account of the time when he was receiver and keeper of the late king's victuals at Carlisle, of which sum and of a greater sum John seeks allowance for his wages for the aforesaid time.

By C.

Oct. 16.
Westminster.

John de Derby, clerk, is sent to the abbess and convent of Elnestowe to receive the pension from that house due from the abbess to one of the king's clerks by reason of her new creation.

By p.s. [4938.]

Nov. 20.
Guildford.

To S. archbishop of Canterbury. Summons to attend a *colloquium* and treaty at Westminster in the octaves of St. Hilary next, which the king has ordained to have with him and the other prelates, magnates, and *proceres* of the realm, concerning divers matters touching the king's realm and his other lands that have arisen since the last parliament.

By K.

[*Report on Dignity of Peer*, iv. 406.]

The like to W. archbishop of York and nineteen bishops, and to the prior of St. John of Jerusalem in England and to seventeen abbots. [*Ibid.*]

The like to nine earls and forty-seven others. [*Ibid.*]

Nov. 28.
Alton.

Reginald atte More of Haveryng' atte-Boure acknowledges that he owes to John de Bedeford of London, 'peleter,' 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

John son of Thomas de Bradeleye acknowledges that he owes to Alexander son of Clement de Wulvernehampton of Coventry 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Enrolment of grant by John de Felton, knight, the elder, to Richard de Lombheth, citizen of London, of 40*l.* of yearly rent from his manor of

1331.

Membrane 7d—cont.

Luchham, co. Norfolk. Dated at London, on Monday after St. Matthew, 3 Edward III.

Memorandum, that John came into chancery at Westminster, on 28 November, in the fifth year, and acknowledged the preceding deed.

Nov. 28.
Alton.

John de Felton, the elder, knight, acknowledges that he owes to Richard de Lombheth, citizen of London, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Enrolment of indenture witnessing that whereas the aforesaid John is bound to Richard in the aforesaid 40*l.* yearly and in the preceding recognisance, Richard grants that if John pay to him at London in the octaves of St. Hilary next, in Richard's house in the parish of St. Andrew in Est Chepe, 11*l.* 5*s.* 10*d.* and 80*l.* at five specified terms, then he shall be quit of the said 40*l.* and 200*l.* Dated at London, on Thursday after St. Katherine, 5 Edward III.

Memorandum, that Richard came into chancery at Westminster, on the said day, and acknowledged the preceding indenture.

Nov. 20.
Guildford.

To Anthony de Lucy, justiciary of Ireland, or to him who supplies his place. William de Burgo, earl of Ulster, has shewn the king that whereas Henry de Maundevile committed homicides, robberies, and other damages within the earl's liberty at the time when the earl was in England in the king's service, and that he fled thence to Dublin, where he is now imprisoned, and he has besought the king to cause Henry's body to be delivered to him by the justiciary, in order to take Henry back to the earl's liberty for punishment according to the law and custom of those parts: the king therefore orders the justiciary to cause any felonies committed by Henry outside the said liberty, the cognisance whereof pertains to the king and whereof Henry is indicted or charged, to be heard and determined before the justiciary, and to cause justice to be done concerning Henry according to the law and custom of those parts, and if he be acquitted of felonies committed outside the said liberty, or if he be not indicted or charged with felonies committed outside it, the justiciary is to deliver his body to the earl to be taken to the said liberty and there punished, provided that the earl can shew before the justiciary that Henry is indicted of such felonies within his liberty aforesaid.

By p.s.

Nov. 18.
Guildford.

To the sheriff of Kent. Order to cause proclamation to be made in cities, boroughs, market towns and other places where he shall see fit that it is ordained by the king and his council, in pursuance of the provision made in the parliament held at Westminster on Monday after St. Katherine last concerning the sale of wine [*reciting Statute 4 Edward III. c. 12*], that, as a gallon of wine is sold for 4*d.* in the city of London, where there is a great concourse of magnates and others, a gallon of wine shall be sold in all ports of the realms where ships may arrive for 4*d.*, and for 4½*d.* within thirty leagues (*leucas*) of the said ports, and 5*d.* within fifty-four leagues, and for no more, under pain of loss of the wine. The sheriff is ordered to cause these things to be firmly observed, according to the form and effect of the statute and ordinance aforesaid.

By K. & C.

[*Fadera.*]

The like to all the sheriffs of England. [*Ibid.*]

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Philip le Taillour of Shirbourn and Alice his wife, late the wife of Reginald de Undele of London, and executrix of his will, put in their places William de Harewell, clerk, to prosecute the execution of a recognisance for 10*l.* made to him by John de Pabenharn, knight, and John son of Alienandus de Acre.

Nov. 30.
Clarendon.

Richard de Enderby, parson of the church of Rysangles, diocese of Norwich, acknowledges that he owes to Henry de Stratford, clerk,

1331.

Membrane 7d—cont.

40 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Norfolk.

Cancelled on payment.

Nov. 29. William Brysebon of Ireland, in consideration of his good service to the late king, is sent to the prior and convent of Louthe in Ireland, to receive maintenance for life for himself and his groom and for a horse. By p.s.
Clarendon.

MEMBRANE 6d.

Nov. 6. William de Pynnore acknowledges that he owes to Roger Rykeman, merchant of Florence, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.
Newbury.

Nov. 7. John de Say of Mertok acknowledges that he owes to William Trussel, the elder, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.—The chancellor received the acknowledgment.
Newbury.

Oct. 30. To the mayor and bailiffs of Southampton. Order to permit John de Elmeleye, the bearer of the presents, to cross to parts beyond sea from that port with silver cups and jewels to the value of 20*l.* By K.
Hungerford.

Nov. 7. Andrew de Tothale, parson of the church of Kengham, acknowledges that he owes to Brother Leonard de Tibertis, prior of the Hospital of St. John of Jerusalem in England, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.
Marlborough.

Robert de Dachet acknowledges that he owes to John son of Robert Box of London 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Nov. 8. Richard de Grey of Codenoure acknowledges that he owes to Richard de Berkyngge, citizen and draper of London, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.
Newbury.

Nov. 10. William de Bello Campo acknowledges that he owes to William de Hakford 13*l.* 18*s.* 10*d.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.
Windsor.

Nov. 19. John de Molyns acknowledges that he owes to John de Pulteneye, citizen of London, 16*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.
Guildford.

Cancelled on payment.

Hugh de Bray of Themesford acknowledges that he owes to Guy Test, merchant and citizen of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

William son of William de Gratton acknowledges that he owes to Alice, late the wife of Nicholas de Widmerpol, 240 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Simon de Beltoft, knight, acknowledges that he owes to William, bishop of Norwich, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Oct. 16. Philip atte Melle came before the king, on Saturday after Martinmas, and sought to replevy his land in Little Horsted, which was taken into the king's hands for his default before the justices of the Bench against Richard Helys and Alice his wife. This is signified to the justices.
Windsor.

1331.

*Membrane 6d—cont.*Nov. 19.
Guildford.

John de Fyeules of Whit Waltham and Ricard Hauard acknowledge that they owe to Nicholas de la Beche, knight, 100s. ; to be levied, in default of payment, of their lands and chattels in co. Cambridge.

Roger de Jarpunvill, parson of the church of Adyngton, acknowledges that he owes to Joan, daughter of Margaret a Bovetoun of Adyngton, 60l. ; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

William de Hederseete, parson of two parts of the church of Atheleburgh, acknowledges that he owes to the aforesaid Joan 60l. ; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Nov. 21.
Guildford.

Isabella de Hastynges acknowledges that she owes to John de Illeye 100l. ; to be levied, in default of payment, of her lands and chattels in co. Suffolk.

Cancelled on payment.

Memorandum, that Ralph, count of Eu, testified before the king at Wyndesore, on 13 November, in the fifth year of his reign, that Stoutus de Stotevill, who was born and baptized in parts beyond sea, is the son and next heir of Nicholas de Stotevill, tenant in chief of the king, and the king, giving faith to his testimony, took the homage of Stoutus, although he was not of full age and had not proved his age, for all the lands that his father held in chief at his death, but it is the king's intention that those who have the custody of Nicholas's lands by the king's commission during the minority of his heir, shall have the custodies until Michaelmas next, on which day Stoutus will be of full age, as the count testified.

William fitz Waryn puts in his place William de Emeldon to prosecute the execution of a recognisance for 100l. made to him by John de Felton, the elder, knight, John de Insula, knight, and Henry de Maundevill in chancery.

Nov. 25.
Alton.

John le Justic[e] of Henton acknowledges that he owes to William de Leycestria, parson of the church of Chynnore, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Oct. 9.
Westminster.

To the sheriff of Norfolk. Writ for payment to Constantine de Mortuo Mari and John de Ormesby, knights of that shire, of 6l., their wages for coming to the parliament summoned at Westminster on the morrow of Michaelmas last, to wit for fifteen days at 4s. a day each. By K. & C.

The like for various sums for the knights of other counties [*as in Return of Members of Parliament*, i. 94, *with the exception of co. Huntingdon*].

*MEMBRANE 5d.*Oct. 9.
Westminster.

To the bailiff of Norwich. Writ for payment to Thomas But and John de Snyterton, citizens of that city, of 52s. for their expenses in attending the aforesaid parliament, to wit 13 days at 2s. a day each. By K. & C.

The like for the following :

William de Brumpton and Thomas le Clerk, burgesses of Bishop's Lenn, for 52s.

Geoffrey Costyn and John Irp, burgesses of Ipswich, for 52s.

Andrew de Wormenhale and John Culverd, burgesses of Oxford, for 52s.

Henry le Canevacer and Ralph Beauchamp, citizens of Winchester, for 60s.

Silvester de Trefuthken, burgess of Truri, for 46s.

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Membrane 5d—cont.

John Skewys, burgess of Helleston, for 46s.

Geoffrey de Norhampton and John le Plomer, burgesses of Northampton, for 52s.

William Costantyn, burgess of Bedford, for 26s.

Enrolment of indenture, witnessing that, on 15 November, Dyne Forset, Jakes Nicholas, Pieres Reyner, and Bartholomew de Barde, for themselves and their fellows, merchants of the company of the Barde, in the presence of the king and his chancellor and treasurer and other magnates of his council, undertook to find the king for the expenses of his household from 1 December next until 1 October following 1,000 marks sterling each calendar month, to be paid from time to time in the city of London to the keeper of the wardrobe, for the maintenance and continuance of which charge the king and his council grant to the said merchants all the issues of certain customs of England, to wit the old custom of the port of London, the old and new customs of the port of Boston, the old and new customs of Kyngeston-on Hull, the old and new customs of the port of Lenne, the old and new customs of the port of Newcastle-on-Tyne, the old and new customs of Hertelpole, and the moiety of the old custom of the port of Southampton and all the new customs to the sum of 500*l.* yearly, as the said custom appertains to the king now for certain assignments made upon the said custom of Southampton, excepting the assignments of 1,000 marks to Sir John de Henaud on the custom of London, and of 900 marks made on the custom of Boston to the count of Juliers. And the said merchants ought to take the issues of the customs, by themselves or their attorneys, by the hands of the receivers of custom (*custumers*) in the said places by indenture made between them and the receivers of the customs. Moreover, as the said merchants are now in arrears of a certain sum for the like service for the past and for the said surcharge and other assignments made upon the customs, the king grants that they may have 1,000*l.* of the first moneys of Wales of the chamberlain or of other moneys, in discharge of the said service; and if they be not then fully paid what they have expended in the service of the household, that they shall hold the said customs in manner aforesaid until they be paid in full; and if it shall so be that they receive more than they have expended, that the excess shall be allowed in the other debts that the king owes to them, and if he do not owe them aught, then they shall make restitution of the excess. And the king wills that they shall have in their possession one leaf of the coket of the old custom, and that they shall have in their keeping the seal of the new custom under the seal of the collectors of custom in each of the places aforesaid. And the king wills that the treasurer shall be certified in the times aforesaid at Easter, Midsummer, and Michaelmas of the sums of money that they have received of the said customs. And the king will have regard to the said merchants as to the sums that they have paid for the said service according to the time that they shall have been served of the issues of the said customs, and also of the expenses incurred by them in collecting the money of the said customs in such manner that they shall consider themselves paid in reason. In order to perform and accomplish the matters aforesaid, the king grants, by the assent of his council, that the merchants shall have at all times when necessary such and so many letters and writs of his great and privy seals and under the exchequer seal as shall be to their profit in the manner aforesaid; and he wills that at all times when they wish to have tallies of the receipt in discharge of the customs, they may have them, charging the treasurer of the wardrobe for the time being, or others who should be charged, rendering letters patent of the wardrobe or of others who ought to be charged with the sums. The king and the merchants have promised in good faith to hold and perform all the matters aforesaid. To one part of

1331.

Membrane 5d—cont.

this intendentare remaining in possession of the said merchants, the king's privy seal is put by his order, and the seal of Dyne, for himself and his fellows, is put to the other part. Dated at Wyndesore, as above. *French.*

Nov. 30.
Alton.

John Hert acknowledges that he owes to Peter de Clif and John de Neusom, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Cancelled on payment.

Peter de Clif and John de Neusom acknowledge that they owe to John de Torveye and John de Huntingdon, 20 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

John de Dagworth, knight, acknowledges that he owes to John Haltbe, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

The said John acknowledges that he owes to the said John 40*l.*; to be levied as above.

Thomas de Bendreton and John Osborn acknowledge that they owe to William Trussel 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Sussex.

Edmund de Dacre, knight, acknowledges that he owes to Hugh le Armurer of Fletestrete, London, 48*l.*; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Cancelled on payment.

Dec. 2.
Clarendon.

Richard de la Hay acknowledges that he owes to Maurillus de Sanford of Fulham 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Cancelled on payment.

William de Beche puts in his place Theobald Poleyn in the suit in chancery between Mary, late the wife of Ed. Comyn, and him of this that he should shew cause why the lands that are of her dower, which were taken into the late king's hands because she adhered to the Scots, and which William now holds, should not be delivered to her.

Thomas de Hemmyngford, parson of the church of Laushull, acknowledges that he owes to Thomas de Escrik, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Dec. 3.
Winchester.

John de Keylmarch and Adam de Grendon acknowledge that they owe to John de Huntynghdon 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Stafford.

Cancelled on payment.

William de Keythorp and Robert de Diggeby acknowledge that they owe to John Turvey 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Leicester.

Cancelled on payment.

John son of Geoffrey Stalworth and Roger de Sibeseye of Sciterton acknowledge that they owe to John de Huntynghdon 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Cancelled on payment.

Dec. 4.
Winchester.

Henry de Bello Monte and Peter de Salso Marisco, knights, acknowledge that they owe to John de Pultenay, citizen of London, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Cancelled on payment.

1331.

Membrane 5d—cont.

Master John de Everdon, dean of St. Paul's church, London, and Master Geoffrey de Hegham acknowledge that they owe to Robert Swalclive, citizen of London, 10 marks; to be levied, in default of payment, of their lands and chattels in co. Middlesex.

MEMBRANE 4d.

Dec. 9.
Clarendon.

Thomas Malesoveres of Middelton and John atte Grene of Hakelynton acknowledge that they owe to John de Shirburne 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

Henry Malesoveres of Thorp acknowledges that he owes to Thomas Malesoveres of Middelton 10*l.*; to be levied in default of payment of his lands and chattels in co. Northampton.

Enrolment of deed of Arnald de Duro Forti, witnessing that whereas he suggested to the king that the king was indebted to him in 2,000*l.* sterling and in a greater sum of the late king's time and of the present king's time, to wit for the time when Arnald was in their service with men-at-arms in the duchy of Aquitaine, and he besought the king to cause 1,300*l.* sterling to be paid to him for the discharge of certain debts in the city of London and for the expedition of certain of his affairs, although he had not the bills and other memoranda proving the said sum to be owing to him with him in England, and the king caused the 1,300*l.* to be paid to him, Arnald hereby acquits the king of 1,300*l.* in part payment of the aforesaid debt, promising to restore the said bills and memoranda to the constable of Bordeaux before Whitsuntide next, and he grants that if he do not deliver bills and memoranda by then to the value of 1,300*l.*, that the king may retain the 500 marks of lands yearly that he granted to give to Arnald in the duchy, and may levy the said 1,300*l.* from Arnald's goods in the duchy and in the land of the Agénois. For greater security Arnald has caused this writing to be sealed by John de Wynbotesham, clerk of the diocese of Norwich, public notary by apostolic authority. Dated at London, 7 December, 1331. Notarial attestation of John de Wynbotesham. Witnesses: William, bishop of Norwich; Master Henry de Clif, Robert de Stratford, Sir Henry de Edenstowe, and Thomas de Baumburgh, clerks.

Memorandum, that Arnald came into chancery at London, on 9 December, and acknowledged the preceding deed.

Nov. 21.
Chawton.

Richard de Blakeburn, in consideration of his good service to Edward I. and Edward II. and the present king, and of the great damages and losses sustained by him in their service, is sent to the abbot and convent of St. Augustine's, Canterbury, to receive maintenance for life in food and clothing befitting his estate in place of Isambert de Saint Clement, deceased, who had his maintenance in that house by the late king's request.

By p.s. [5026.]

Dec. 7.
Clarendon.

To the sheriff of Oxford. Christiana de Hereford has shewn the king that Adam Gourdown impleads her and certain others before the king for a trespass committed upon him, and that although she is prepared to answer him and to stand to right in all things concerning the same, she has been put in exigent by the sheriff in his county [court] because he returned before the king that she was not found in his bailiwick according to the process had before the king, and she has besought the king to provide for her indemnity: as Master Walter de Istelep, William de Norwik, Richard de Weston, and John Reynaud of co. Oxford, and David de Barry of co. Pembroke have mainperned before the king in chancery to have her before the king on the day when the writ of exigent is returnable to answer to Adam, the king orders the sheriff to supersede the exigent in the meantime.

1331.

Membrane 4d—cont.

Enrolment of release by Thomas de Rokeby, knight, to the king—in consideration of 24*l.* 6*s.* 2½*d.* of land and rent in Panlynescreye, co. Kent, Grenhamerton, co. York, Kabergh, Nateby, Quernton, Wynton, Rokeby, Crakenthorp, and Slegil, co. Westmoreland, and Carleton and Thornheved, co. Cumberland, which the king has given to him by charter, and in consideration of 253*l.* 6*s.* 8*d.* to be paid to him at the exchequer—of the 100*l.* of land yearly that the king promised by his charter to give to Thomas and his heirs for the service that Thomas rendered to him in leading him to the sight of the Scotch rebels then within the realm, and of the 100*l.* yearly that the king granted to him first for life and afterwards to him and his heirs, to be received at the exchequer until the king should assign to him 100*l.* of land yearly. Dated at Westminster, 9 November, 1331.

Memorandum, that Thomas came into chancery at Westminster, on the said day, and acknowledged the preceding deed.

Dec. 15. Muster William de Saviniaco, parson of the church of Wynterburn
Warham. St. Martin's, diocese of Salisbury, acknowledges that he owes to John de Wodehous, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Wilts.

Dec. 10. To the sheriff of Worcester. Whereas the king, in accordance with the
Warham. agreement in parliament in the first year of his reign for the restitution to those who were of the quarrel of Thomas, earl of Lancaster, of their lands, goods and chattels, ordered the sheriff of that county to restore to John Wyard all his lands, goods, and chattels which had been taken into the late king's hands by reason of the quarrel aforesaid, and the king now learns from the complaint of William de Walkyngton that, although John de Dufford had satisfied John Wyard, by pretext of the agreement aforesaid, for certain goods and chattels of John Wyard found at the time of the said quarrel in the manor of Bradecote, which lately belonged to John Wyard, which goods and chattels were occupied by John de Dufford, the sheriff nevertheless distrains William by summons of the exchequer in the said manor, which he holds of his purchase, for 20 marks in which John de Dufford made fine before Hervey de Staunton and his fellows, late justices to hold pleas before the king, for the said goods and chattels of John Wyard found in that manor, to William's damage, contrary to the form of the agreement aforesaid, whereupon the king ordered the treasurer and barons to search the rolls and memoranda of Hervey in the exchequer concerning such fines, and if they found that the said fine was made for John Wyard's goods as aforesaid, to cause to be done further for William's discharge what ought to be done according to the form of the agreement aforesaid: the king therefore orders the sheriff to supersede the demand upon William for the said 20 marks upon his finding security to answer to the king for it at the exchequer at the quinzaine of Easter next, unless he can then shew that he ought to be discharged thereof.

Dec. 17. The prior of St. Mary's, Southwark, acknowledges that he owes to Peter
Binningdon. de Sancto Johanne 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment.

Dec. 20. John de Goldyngton, knight, acknowledges that he owes to Edmund de
Binningdon. Grymesby, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Dec. 29. To the sheriff of Norfolk. Master Edmund Everard, parson of the
Wells. church of Tichemerssh, has shewn the king that Walter de Abyham impleads him and others before the king for a trespass against him, and that although he is prepared to answer to Walter for the said trespass, if there be one, he is put in exigent by the sheriff to be outlawed in the county [court] because

1331.

Membrane 4d—cont.

the sheriff returned before the king that Edmund was not found in his bailiwick, wherefore Edmund has besought the king to provide for his indemnity: the king therefore orders the sheriff to supersede the exigent if Edmund render himself to prison and afterwards find mainpernors to have him before the king, on the day when the writ of exigent is returnable, to answer to Walter.

1332.

Jan. 7.
Wells.

William de Fournays acknowledges that he owes to Hamo le Barbour, 'cornmanger,' 16*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Jan. 9.
Wells.

Hugh Vyne of Waltham acknowledges that he owes to Theobald Puleyn of Lughton, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

*Cancelled on payment.*Jan. 11.
Wells.

Thomas de Maydenstan, vicar of the church of Gidalmyng, acknowledges that he owes to Bernard Vinent 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

1331.

Dec. 29.
Wells.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the men of Arnald de Duro Forti, who lately came to the king from Gascony, to cross from that port to parts beyond sea, as Arnald, who is about to return by the king's licence, is sending before him certain men of his household with some of his horses-at-arms and other things. By K.

1332.

Jan. 12.
Wells.

Roger Deyvill, knight, acknowledges that he owes to Master Adam de Ayremynne, archdeacon of Norfolk, 500*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Jan. 17.
Stanwell.

Richard de Bromeleye, yeoman of the king's butlery, is sent to the abbot and convent of Dorchestre to receive such maintenance in their house as William de Whiteby, deceased, had therein by the request of Edward I.

By p.s. [5105.]

Jan. 23.
Westminster.

Henry son of Waresius de Valoynes, Stephen de la Dane, and Robert de Silegrave acknowledge that they owe to Thomas son of Robert Dod of Faversham 50*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Thomas son of Ralph le Mareschal of Ok acknowledges that he owes to John de Weston, clerk, 22*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Richard de Lambeth and Stephen Lucas of London, fishmongers (*piscatores*), acknowledge that they owe to Simon de Mereworth of London, 'draper,' 40*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

Henry son of Waresius de Valoynes and Henry de Bereham acknowledge that they owe to Stephen de la Dane and Robert de Silegrave 50*l.* (*qu. quaginta*); to be levied, in default of payment, of their lands and chattels in co. Kent.

1331.

*MEMBRANE 3d.*Dec. 4.
Winchester.

John son of Alan de Burgh of Somerdeby acknowledges that he owes to William de Keythorp and Robert de Diggeby 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment.

1331.

*Membrane 3d—cont.*Nov. 30.
Clarendon.

To the sheriff of Suffolk. The prior of the Hospital of St. John of Jerusalem in England and Brother Martin de Belton, a fellow of his, have shewn the king that Thomas de Donewico, scheming to aggrieve Martin unduly, sued out a writ returnable before the justices of the Bench in the octaves of Martinmas last against Martin and others under the name and cognomen of Martin de Belton as if Martin were not a brother of the said house, and that, because the sheriff returned at the said day that Martin was not found in his bailiwick, the sheriff was ordered to take Martin, so that he should have him before the justices at a day to come, and they have besought the king to cause the execution of the said order to be superseded, especially as they are prepared to stand to right in all things: as Walter de Salyng of co. Middlesex, John de Assheby of co. Northampton, Geoffrey de Chepsted of co. Kent, Robert de Hales of co. Norfolk, and Thomas de Thorp, and Hugh de Lughtburgh of co. Leicester have mainperned before the king in chancery to have Martin before the justices on the day when the writ to take Martin is returnable to answer to Thomas, the king orders the sheriff to supersede in the meantime the execution of the order to take Martin.

Dec. 5.
Clarendon.

Richard de Wodeton of Acton of co. Middlesex and William de Esenyngton of co. Stafford acknowledge that they owe to Richard de Pynnor, fishmonger (*pescenar'*) and citizen of London, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Middlesex.

John de Wyntonia, parson of the church of Wythederle, diocese of Lincoln, acknowledges that he owes to William de Kestevne 200*l.*; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. Southampton.

Dec. 6.
Clarendon.

Bartholomew de Burghersh, knight, acknowledges that he owes to Ralph de Upton of London, 'draper,' 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

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Mary, late the wife of Edmund Comyn, puts in her place John de Pokelyngton and William de Baumburgh in the plea in chancery between her and William de la Beche, knight, of this that William shall shew cause why the lands of her dower, which were taken into the late king's hands because she adhered to the Scots, as it was said, and which William holds by the late king's grant, ought not be delivered to her.

Dec. 6.
Clarendon.

Hugh de Hoghton acknowledges that he owes to William de Grensted, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

John de Aigneux acknowledges that he owes to John de Cotoun, citizen of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Cancelled on payment.

John de Coton of London and Geoffrey de Norhampton of London acknowledge that they owe to John de Huntynghdon 10*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

Cancelled on payment.

Richard Waleys, knight, acknowledges that he owes to Master Henry de Clif, clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1331.

Membrane 3d—cont.

Dec. 7. John Gerveyse and Thomas Piers acknowledge that they owe to the prior of St. Mary's, Southwark, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Buckingham.

Cancelled on payment.

Dec. 10. Robert son of Walter de Merston of Depyng' acknowledges that he owes to Thomas de Shene, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

John le Bayllolf acknowledges that he owes to Thomas de Hemmyngford, clerk, 146*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Richard de Rykhale, clerk, one of the executors of the will of Robert Mylis, puts in his place John de Cawod, clerk, to prosecute the execution of a recognisance for 10*l.* made to him by Philip Lovel, knight, in the late king's chancery, and of another recognisance for 160*l.* made to him by Constantine de Mortuo Mari and Alexander de Walecote in the king's chancery.

Dec. 11. Richard de Lacy, knight, of co. Bedford, acknowledges that he owes to Robert de Stratford of London, 'cordwaner,' 16 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Dec. 17. Adam de Rouston acknowledges that he owes to John de Wodhous, clerk, 12 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

Dec. 6. To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the prior of Newenton Longueville, of the Cluniac order, who is going to his chapter-general at Cluny by the king's licence, to cross the sea from that port with men, horses, and equipments and 20*l.* for his expenses.
By K.

Dec. 20. To William Trussel, escheator this side Trent. Whereas Henry, sometime king of England, by his charter, which Henry III. confirmed, granted to the church of Bec and to the monks there serving God, amongst other things that had been given to them, in frankalmoin, Le Rislep, which is now called 'the manor of Rislep,' which they had of the grant of Ernulph de Hesdyng, and that they should have and hold the said place of Rislep in peace, etc., as contained in the charter of Henry III., which the king has inspected, and the abbot of Bec has shewn the king that he and his predecessors have held the manor from the time of the making of the said charters until now in frankalmoin without their being wont to make any fixed gifts of food (*puturas*) to the poor, except at their pleasure only, and that the escheator, by virtue of an inquisition of office taken before him, pretending that the abbot ought to distribute to poor mendicants at the said manor daily the bread arising from half a quarter of mixed corn (*mixtilionis*) and on Friday in addition a dish of cooked beans for the souls of the king's progenitors, and that those alms had been withdrawn for some time, caused the abbot to be distrained, by all his beasts and chattels found in the manor, both his plough-beasts and other things, to make the said alms, wherefore the abbot has besought the king to provide a remedy: the king therefore orders the escheator to restore to the abbot all his goods and chattels thus taken into the king's hands, upon his finding security to be before the king and his council at Westminster in fifteen days from Hilary next to do and receive what the king's court shall consider in the premises.

1331.

Membrane 3d—cont.

Dec. 21. Ralph de Brok acknowledges that he owes to John de Wodehous, clerk, 40s.; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Dec. 23. Richard de Gloucestria of London acknowledges that he owes to Gerard Glastonbury. Latouner, 'potter,' of London, 48 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Dec. 24. John de Belton, citizen of London, acknowledges that he owes to Henry Bath. Prodhomme of London, fishmonger (*pesshoner*), 14 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Dec. 27. Isabella, late the wife of John de Castellacre, and William de Castellacre, Wells. John's son, acknowledge that they owe to Peter de Sancto Johanne 30*l.*; to be levied, in default of payment, of their lands and chattels in co. Surrey.

Enrolment of deed of Alice, late the wife of Richard le Graunt of Northkeleseye, witnessing that whereas she claimed the estate of a free tenement (*liberi ten'*) in all the lands that Beatrice her sister had within the said town of the feoffment of the said Richard, as Alice asserted, the reversion of which tenements ought to belong to Robert de Kelleseye, citizen of London, after Alice's death, as brother and next heir of Richard, which tenements Robert entered as next heir after Richard's death and was seised thereof on the day of the making of the presents, the said Alice, reflecting that her estate in the said tenements may be productive of strife hereafter, has granted and left to Robert all the said tenements, releasing her right therein to him. Witnesses: Robert le Bret of Mylkstrete, London; William de Wyncestre; William de Leyre; William de Pounfreit; Adam de Burgoyne; John de Kyselyngburi; John de Charleton; Peter de Sellyng; Sir Robert de Kelleseye, clerk of the king in chancery; Henry Hurt; Roger Jolle of North Kelleseye; William Hubechon of the same; Thomas de Haynton. Dated at London, on Friday the feast of St. John the Evangelist, 5 Edward III.

Memorandum, that Alice came into chancery at London, on 28 December, and acknowledged the deed aforesaid.

1332.

Jan. 10. Robert de Weston acknowledges that he owes to the prior of St. Mary's, Wells. Suthwerk, 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Cancelled on payment.

Jan. 10. William de Wykewan came before the king, on Friday after the Marlborough. Epiphany, and sought to replevy to John Martyn and Alice his wife their land in Waleton, which was taken into the king's hands for their default before the justices of the Bench against William de Waleton. This is signified to the justices.

Jan. 16. Robert de Sharstede acknowledges that he owes to William de Cheyne Hungerford. 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

1331.

Dec. 13. Ralph le Gayte, in consideration of his long service to the king, is sent to the abbot and convent of St. Mary's, York, to receive such maintenance in their house as William de Bouthun, deceased, had therein. By p.s. [5064.] Frompton.

1332.

Jan. 17. John Baudewyn of Merston came before the king, on Friday after St. Hilary, and sought to replevy the land of himself and his wife in Dunstaple, which was taken into the king's hands for his default before the justices of the Bench against John Paynel, clerk, and Joan his wife. This is signified to the justices. Stanewell.

1332.

Membrane 3d—cont.

Jan. 20. Philip de Drokenesford, brother and heir of John, late bishop of Bath
Westminster. and Wells, and tenant of part of his lands, puts in his place Robert de Kelleseye and William de Kelleseye to defend the execution of a recognisance for 40*l.* made to Thomas, bishop of Hereford, by the said John in chancery.

Jan. 23. William le Harpour of Horseth^e acknowledges that he owes to John de
Westminster. Ware of London, corn-merchant (*bladar*), 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Cancelled on payment.

Robert de Kacote of Aynesford acknowledges that he owes to John atte Merssh of Aldrisfeld 10 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Thomas de Wyntreshull acknowledges that he owes to John Claron, knight, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

MEMBRANE 2d.

Memorandum, that on Friday after St. Edward, to wit 21 November, John, bishop of Winchester, the chancellor, who was about to set out to parts beyond sea upon certain affairs touching the king and the estate of his realm and of the duchy of Aquitaine, upon his leaving London delivered by the king's order the great seal in a bag sealed with his seal to Master Henry de Clif, keeper of the rolls of chancery, to be kept under the seals of Master Robert de Stratford, the chancellor's brother, until the chancellor's return, and Henry received the seal and carried it with him at Westminster on the said day, and he and Robert there opened the seal and caused writs to be sealed with it, and the seal thus remained in their custody. [*Fœdera.*]

Dec. 3. To the mayor and bailiffs of York. Whereas the king is given to under-
Clarendon. stand that divers evil-doers hold themselves in St. Peter's church, York, by armed force, not permitting executions touching the temporalities and the spiritualities of the church to be made, the king orders the mayor and bailiffs to go to the church in person, and to admonish on the king's behalf all those in the church and to induce them to render themselves to the king's peace under the incumbent penalty, unless they have fled to the church for sanctuary for any felony, and if they neglect to do so, to take and imprison them whenever they come out of the church, so that they shall not be released from prison without the king's special order, taking with them, if necessary, the *posse* of the city, and to cause proclamation to be made prohibiting any one under pain of forfeiture from giving, selling, or administering any kinds of victuals to any thus occupying the church for so long as they remain therein, and to take and imprison until otherwise ordered any found doing so, certifying the king before the octaves of St. Hilary next of the names of those arrested and of their own proceedings in this matter.

The like, '*mutatis mutandis*,' to the sheriff of York, to take with him the *posse* of the county.

1331.

Dec. 18. Richard de Ardern came before the king, on Wednesday after St. Lucy,
Wareham. and sought to replevy to William le Berghere and Lucy his wife and to Amice and Agnes his daughters their land in Neuport in the Isle of Wight, which was taken into the king's hands for their default before the justices of the Bench against Amice, late the wife of Robert de Mynstede. This is signified to the justices.

1331.

*Membrane 2d—cont.*Dec. 17.
Wareham.

To the sheriff of Wilts. Order to cause the following agreement, which was made by the king, the prelates, earls, and barons, and other magnates of the realm in the parliament last summoned at Westminster, to be proclaimed and firmly observed, and which the king sends to him under this form: *Acordé est par nostre seigneur le roi, prelatz, countz, barons, et autres grauntz du roialme en plein parlement, chescun des ditz grauntz ent especialme[n]t examiné et a ceo assentant, que nul graunt de la terre desore ne retiegne en menage ne en retenance, ne meinteigne na avowe, en privee n'en apert, par lui ne par autre, nul robeour, mesfesour, n'endité de felonie q'est futif, ne celui q'est mys en exigende, ne comune trespasour, ne altre que soit de male fame ou de mal retté; et ont les ditz grantz promis q'ils devient eider od tout lour poair les justices, viscontes, et tous les autres ministres le roi, queux q'ils soient, affaire execucion des iugementz et de toutes autres choses que atteignent a lour office, auxibien devers grantz come devers autres qicumques, de quel estat ou condicion q'ils soient. Et q'ils ne ferront, ne seoffrent estre fait par eux ne par autre, chose en desturbance de la lay, mes q'ils serront obessantz a la ley et la meintrendont (sic) si avant come bonement porront. Et si nul le face a l'encontre de ceo q'est issint acordé, le roi afforcera ses ministres par gentz d'armes, ou chivachera il meismes sur lui, si mestier soit, et ferra de eux come de ceux qe sont destourbours de sa ley, et de son gouvernement, et desobeissant a lui et a ses ministres et a sa ley. Auxint est acordé, que nul graunt de la terre ne autre, de quel estat ou condicion q'il soit, face prises ne cariages, forsque les pernours et purveours par les hostielx le roi, la reïne, et de lour enfantz, et ce par meismes les hostielx et pur nully autre, et ceo par garant. Et de ceo ferront paiement selonc ceo que autre-foitz estoit ordiné par estatut.* [Rot. Parliament. ii. 62.]

The like to all the sheriffs of England.

Dec. 22.
Glastonbury.

Reginald de Pavely, knight, acknowledges that he owes to John de Oxonia, citizen and vintner of London, 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

Dec. 17.
Wareham.

To the sheriff of Somerset. Philip, prior of Goldclif, and Thomas de Haule have shewn the king that whereas Robert de Gyene of Bristol, merchant, impleads them before John de Annesleye and his fellows, justices [to hear and determine] a trespass committed upon Robert by the prior and Thomas, pretending that the trespass was committed at Goldclif and Assh, which are in Wales, and at Clyvedon, Weston, Walton, and Portesheved, which are in the sheriff's county, and the prior and Thomas, because they did not come before the justices sitting at Bristol on the confines of co. Somerset and co. Gloucester, are put in exigent to be outlawed by divers writs, and are to be outlawed on one day in both counties if they do not appear, and they have besought the king to provide for their indemnity, since they cannot appear in both counties on one and the same day and they are prepared to stand to right in all things: as Simon de Rysshelap and Richard de Rysshelap of co. Middlesex, John de Somersete of co. Somerset, and John Gerard of co. Gloucester have mainperned to have the prior and Thomas before the said justices at the day upon which the writs of exigent are returnable to answer to Robert, the king orders the sheriff to supersede in the meantime the execution of the said writ of exigent.

By C.

The like to the sheriff of Gloucester.

Dec. 16.
Sherborne.

William de Harewe is sent to the prior and convent of St. Katherine's without Lincoln to receive such maintenance for life as Robert Destafford, deceased, had in their house by the late king's request.

By p.s.

1331.

Membrane 2d—cont.

Richard de Goldyngton and Ralph Doreward, tenants of the lands that belonged to Peter Bernevall, put in their places James de Kyngeston and John de Wynwhyk to defend the execution of a recognisance for 14 marks made to William de Hamelton, deceased, in the chancery of Edward I.

Dec. 29.
Wells.

To the heirs and executors of the will of Andrew de Peritz de Castro Suriz, burgess of Burgos (*Burgh*), and Gunsalvus Goderitz. Request that they will pay to Arnald Garcy de Sancto Johanne, the king's yeoman, without delay the 1,000 marks sterling that the late king paid to the aforesaid Andrew and Gunsalvus for the expedition of certain of his affairs in Spain, as Andrew died before the said affairs were completed and the money still remains in their hands, and the king is sending Arnald to them to receive the money and bring it to him in England, from whom they shall receive the king's letters of acquittance and the original letters of obligation, which shall be restored to them on payment. They are enjoined to so conduct themselves in this behalf that it may not be needful for the king to apply another remedy. *Et erat patens.*

To Alfonsus, king of Castile [*etc.*] Whereas the late king caused 1,000 marks sterling to be paid to Andrew de Peritz de Castro Suriz, burgess of Burgos (*Burgh*), and to Gunsalvus Goderitz to buy destrier-horses in Spain for his use and to bring them to him, and Andrew died before the horses were bought, and the money remains in the hands of Gunsalvus and of the executors of Andrew's will, wherefore the king is sending Arnald Garcy de Sancto Johanne, his yeoman, to Alfonsus's parts, and he has charged him with the buying of 50 destrier-horses for his use, to be brought to him in England with all speed; the king requests Alfonsus to order his ministers to assist Arnald in the exaction of the said money, and to cause justice to be shewn to him concerning the same, and to grant that Arnald may buy the said horses, and to cause them to be taken out of the realm, and to cause him to have letters patent of safe conduct, signifying to the king his pleasure concerning these things. [*Fœdera.*]

To the alcaldes (*alkaldis*) and council of Burgos (*Burges*) in Spain. Request that they will assist Arnald in the aforesaid matters, and that they will cause justice to be done to him.

1332.

Jan. 3.
Wells.

To the bailiffs of John de Britannia, earl of Richmond, of Little Yarmouth and Gorlaston. L. count of Flanders has shewn the king, by his letters, that certain burgesses of his caused a ship of theirs to be laden with salt of Poitou in order to take it to Sluys (*Lescluses*) in Flanders for the purposes of trade, and the ship was driven by tempest to the sea coast near the town of Great Yarmouth in a place called 'Kirkelerod,' and that William Man of Little Yarmouth entered the ship anchored on the coast by armed force and took her and the goods and chattels in her without reasonable cause, and carried them to Little Yarmouth, where they are still detained from the burgesses, and the count has besought the king to cause the ship with the goods and chattels in the same to be delivered to the burgesses, and to order reasonable amends to be made to them for the trespass aforesaid: the king therefore orders the bailiffs, if they ascertain by inquisition or otherwise that the ship and goods and chattels were taken and arrested by William without cause, to cause them to be delivered to the said burgesses without delay, and to cause the burgesses to have amends for their damages, so that renewed complaint shall not reach the king, whereby he would have to apply a heavier hand. If there be any reason why they cannot deliver the ship and goods and chattels to the burgesses, they are to certify the king of it under their seals. By p.s.

1331.

Dec. 30.
Wells.*Membrane 2d—cont.*

To the sheriff of Northampton. Whereas the king, upon learning that Richard Blundel and John, parson of Bradden, were indicted before John de Verdon and his fellows, justices appointed to hear and determine divers felonies in that county, for taking Margery, wife of Adam de Cortenhale, and taking her to Richard's house at Bradden and there detaining her, willing that the indictment should be determined before him and not elsewhere, ordered John de Verdon to send the indictment and all things touching it to him by the morrow of the Purification, and the said Richard and John—who, because they did not come before the said justices to answer to the king, are put in exigent to be outlawed at the king's suit in the sheriff's county [court]—have found before the king in chancery Robert de Kelm of co. Nottingham, John de Hegham of the city of London, Richard Spigurnel of co. Salop, and Brian de Pampesworth, who have mainperned to have them before the king at the said day to stand to right concerning the indictment aforesaid: the king therefore orders the sheriff to supersede entirely the exaction of the said Richard and John by reason of the indictment aforesaid.

By p.s. [5096.]

To the same. Like order concerning the said Richard Blundel, who was indicted before the aforesaid justices for having, when he was marshal of Master Robert de Baldok, threatened Simon de Falwesle so much that Simon, by duress and by conspiracy between Richard and William Ilbert, who married Richard's sister, rendered to William 30 acres of land and a moiety of a messuage that he bought from William for 10 marks and a robe, which land William afterwards granted to Richard.

By the same writ.

1332.

Jan. 23.
Westminster.

Robert de Kacote of Aynesford acknowledges that he owes to John de Ebor[aco], citizen of London, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

*MEMBRANE 1d.*Jan. 24.
Westminster.

John de Verdon, knight, acknowledges that he owes to John de Pulteneye, citizen of London, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

John son of John de Abernoun acknowledges that he owes to Thomas de Wyntreshull 10 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Remigius de Hedersete, parson of the church of Hengham, acknowledges that he owes to the abbot of Waltham Holy Cross 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Enrolment of release by Thomas de Berkelee of Berkelee to Isabella de Hastynges, late the wife of John de Hastynges, of her right in the manor of Moneweden, co. Suffolk, which she holds for life by demise from Sir Thomas ap Adam, the reversion whereof Sir Thomas granted to the releasor by fine. Witnesses: Sir Edward de Montehermer[*ii*], John de Sancto Philberto, John de Scures, Walter Descoce, knights; Roger Normaund; Adam de Bugesgate; Thomas de Coleshull; John Dillegh; John de Tyryngham; Richard Knyght. Dated at London, in the octaves of St. Hilary, 5 Edward III.

Jan. 21.
Westminster.

To Robert de Clifford. Whereas, as the king learns, Henry de Heme-thorn, one of his serjeants of the city of London, is indicted before Robert and his fellows, justices of oyer and terminer in co. Lancaster, for breaking the cellar of Robert de Cliderowe at Wygan and for taking and carrying away

1332.

Membrane 1d—cont.

thence thievishly Robert's wine to the value of 50s., and he is placed in exigent to be outlawed in the said county at the king's suit because he did not come before Robert and his fellows to stand to right, and he has appeared in chancery and found John de Causton, Roger de Depham, and Stephen son of Simon de Abyndon, John Amys of Candelwakestrete (*sic*), Roger de Mumpelers, 'spicer,' and Adam Hurel of the city of London, who have mainperned to have him before the king in fifteen days from Easter to do and receive what the king's court shall consider: the king, willing that the indictment shall be determined before him and not elsewhere, orders Robert to send to him the indictment with all things touching it at the said day. The king has ordered the sheriff of that county to supersede entirely the exigent and the promulgation of the outlawry.

By C.

Mandate in pursuance to the sheriff of Lancaster.

By C.

Jan. 20.
Westminster.

To the same. Like order in favour of William le Ingleys, who is indicted before the said Robert and his fellows for certain trespasses, William having found John Blount of co. Gloucester, Thomas de Foxele of co. Buckingham, Robert de Cheddeworth, and Richard de Weleby of co. Essex, who have mainperned to have him before the king in fifteen days from Easter.

1331.

Nov. 22.
Guildford.

To Roger de Grey and his fellows, justices of oyer and terminer in cos. Cambridge, Huntingdon, Essex, and Hertford. Order to proceed in the processes made or begun against those indicted before them for felonies or trespasses and who are put in exigent for not coming before them, and to supersede entirely other processes or executions concerning oppressions, conspiracies, alliances, and other trespasses and felonies until otherwise ordered.

By C.

The like to the following:

Thomas Wake of Lidel and his fellows, justices in co. York.

John de Verdon and his fellows, justices in cos. Northampton and Rutland.

Richard de Grey and his fellows, justices in cos. Nottingham and Derby.

William Trussel and his fellows, justices in cos. Warwick and Leicester.

Robert de Clifford and his fellows, justices in cos. Westmoreland, Cumberland, and Lancaster.

Hugh de Courteney and his fellows, justices in cos. Devon, Cornwall, Somerset, and Dorset.

John de Haudelo and his fellows, justices in cos. Oxford, Berks, Bedford, and Buckingham.

William de Clynton and his fellows, justices in cos. Southampton, Wilts, Surrey, Sussex, and Kent.

William la Zouche and his fellows, justices in cos. Salop, Stafford, Gloucester, Hereford and Worcester.

Dec. 18.
Sherborn.

To William Trussel, escheator this side Trent. Order to permit Walter de Rommeseye to have respite for three years for his homage for his lands, as the king learns that he is blind and in such a state of body that he cannot come to the king in person to do homage.

By p.s. [5076.]

6 EDWARD III.

1332.

MEMBRANE 39.

Jan. 26.
Westminster.

To William le Mareschal, keeper of the stud of the king's park of Rysebergh. Order to permit the abbot of Nottele, parson of the church of Rysebergh, to receive the tithes both of foals (*pullanatorum*) foaled in the said park, and of the money from agistment of beasts therein, as Edward I. on 6 July, in the 33rd year of his reign,—upon its being found by inquisition taken by the sheriff of Buckingham that the said abbot and his predecessors, parsons of the aforesaid church, were wont to receive from time out of mind both in the time of Richard de Alemannia, sometime earl of Cornwall, and in the time of Edmund, sometime earl, the tithes of the foals aforesaid and of the money arising from the agistment of all manner of beasts until Parson (*person*)' Lumbard and William Beausamys, keepers of the stud of the said king, after the manor and park had come into his hands upon the death of the said Edmund, hindered the aforesaid abbot from receiving the tithes—ordered the bailiffs of Margaret, then queen of England, to whom the king had assigned the said manor and park, which bailiffs had likewise hindered the abbot from receiving the tithes aforesaid, to permit the abbot to receive the tithes as he and his predecessors had been wont to receive them in times past.

Jan. 27.
Westminster.

To the escheator this side Trent, for the present or the future. Order not to intermeddle with the custody of the abbey of Glastonbury, or its manors or other possessions, in any manner in time of voidance contrary to the tenor of the king's grant, as the king, with the assent of the prelates, earls, barons, and other magnates of the realm, granted to Adam de Sobbury, abbot of Glastonbury, and to the prior and convent there that the prior and convent shall have the custody of the abbey and all its temporalities and possessions during every voidance, as fully as ever any abbot of that place held them at any time, with full powers of administration and disposal of the temporalities and possessions, saving to the king the knight's fees and the advowsons of churches, rendering to the king 1000 marks if the voidance endure for a year, and *pro rata* for a shorter or longer voidance, so that no sheriff, escheator, bailiff or other minister of the king shall intermeddle with the custody of the abbey or its goods during a voidance, except that at the beginning of a voidance the escheator or another minister shall take a simple seisin in the name of the king's lordship within the gates only of the said abbey, and shall then immediately depart without taking away anything, so that he shall not stay there for more than one day for the purpose of taking the said seisin, and the king, out of the special affection that he entertains for the abbot, and with the consent of the prelates, earls, barons, and magnates of the realm, has confirmed by letters patent the grant because the affairs of his realm were at the time of the grant conducted by certain of his councillors to his damage [*as in Calendar of Patent Rolls, 4 Edw. III. p. 242*]. It is provided that the escheator, or another minister of the crown shall take a simple seisin within the abbey at the beginning of each voidance, as aforesaid.

By K.

*Et erat patens.*Jan. 28.
Westminster.

To Thomas Bacon. Order to intend the holding of pleas before the king, together with Geoffrey le Scrop and other justices appointed for this purpose.

By C.

1332.

Membrane 39—cont.

To Geoffrey le Scrop and his fellows, justices to hold pleas before the king. Order to admit Thomas Bacon to hold the same pleas with them.

By C.

Jan. 26. To William Trussel, escheator this side Trent. Order not to intermeddle further with the manors of Claveryng, co. Essex, Bliburgh, co. Suffolk, Aynho, co. Northampton, and Horsford, co. Norfolk, and to restore the issues thereof to Hawisia, late the wife of John de Clavinging, as it is found by the tenors of the feet of certain fines levied in the court of the late king before William de Bereford and his fellows, then justices of the Bench, between John and Hawisia, demandants, and Stephen de Trafford, deforciant, concerning the said manors, which tenors the king caused to be brought before him in chancery at the prosecution of the aforesaid Hawisia, that John acknowledged that the said manors were the right of Stephen as those that he had of John's gift, and that Stephen, for this acknowledgment and fine, granted and rendered them to John and Hawisia in the court, to them and to the heirs male of the body of the said John, with remainder, in default of such issue, to Ralph de Nevill and his heirs of the manors of Aynho and Horsford, and to Ed. brother of the said John of the manors of Clavinging and Bliburgh for his life, and after his death to the said Ralph and his heirs.

Feb. 5. To the same. Order to cause dower to be assigned to Margaret, late the wife of Otto de Bodrigan, tenant-in-chief, upon her taking oath not to marry without the king's licence, in the presence of John de Stonore, to whom the king has committed the custody of Otto's lands during the minority of his heir, if he choose to attend.

Jan. 27. To the same. Order to deliver to Andrew de Bures the manor of Aketon and a messuage within the moat of the manor, which the escheator has taken into the king's hand on the death of Hillaria, late the wife of Robert de Bures, as it is found by inquisition that Hillaria at her death did not hold any lands in chief in the escheator's bailiwick, but that she held a messuage within the moat of the manor of Aketon, to her and the heirs of the bodies of her and Robert, by grant of James de Bures and John de Bures by fine levied in the court of the late king, with remainder to Andrew de Bures son of the said Robert, and that after the death of Robert, Hillaria granted the manor of Aketon, which she also held, to Andrew, except the messuage aforesaid, with remainder to him, and that Robert and Hillaria died without an heir of their bodies, and that the manor and messuage are held in chief as of the honour of Hatfield Peverel by the service of two parts of a knight's fee, and the king has taken Andrew's homage for them.

By p.s.

Feb. 2. To the treasurer and barons and chamberlains of the exchequer of Dublin. Order for the treasurer and chamberlains to cause Roger Outlawe, prior of the Hospital of St. John of Jerusalem in Ireland to be paid without delay what the treasurer and barons shall find to be owing to him for his fee of the time when he was justice and chancellor of Ireland, and when he supplied the place of the justice there, both in the time of the king and of his father, as he has besought the king to order these sums to be paid to him.

By C.

Jan. 29. To the chamberlain of South Wales. Order to pay to Edmund Hakelut, constable of the castle of Dynevor, the arrears of the fee due to him from the time of the chamberlain's appointment, and to pay to him such fee henceforth.

Feb. 7. To John de Frenyngham. Order to bring to the chancery to be cancelled the commission to him of the county of Kent and of Canterbury castle during pleasure, which the king made, believing that Ralph de

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Membrane 39—cont.

Sancto Laurencio, sheriff of that county, was dead, as the said Ralph has recovered from his illness, and the king wills that Ralph shall execute the office.
By K.

Feb. 12. To the treasurer and barons of the exchequer. Order to cause such
Waltham. allowance to be made to Philip de Aylesbury, sheriff and apprower (*ap-
pruiator*) for the king of cos. Bedford and Buckingham, in his account
at the exchequer, for his wages and expenses as they shall find were
allowed to other approwers.

Vacated, because otherwise below.

Feb. 9. To the same. Order to cause allowance to be made to Roger de Ayles-
Waltham. bury, sheriff of cos. Warwick and Leicester, for 40*l.* paid by him to Giles
de Bello Campo for Easter and Michaelmas terms last, as the late king
granted to Giles, for his good service, 40*l.* yearly by the hands of the sheriff
of those counties for his lifetime, and the king, because of his father's affection
for the said Giles, confirmed the grant [*as in Calendar of Patent Rolls,*
4 *Edw. III.* p. 546], and ordered the sheriff to pay to Giles 40*l.* for Easter
and Michaelmas terms last.

Feb. 1. To the treasurer and barons of the exchequer and to the chamberlains.
Hertford. Order to pay to Adam Lescot and his fellows 23*l.* 17*s.* 0*d.* for oxen taken
from them for the use of the king for the expenses of the household of
John de Hanon[ia], then in the king's realm, by Augustine le Waleys, as
appears by a tally made between Augustine and Adam, and by the account
of Robert de Wodhous, then keeper of the wardrobe, if they find by
searching the rolls and memoranda of the exchequer relating to such
accounts that this sum is due, as Adam has besought the king to order pay-
ment to be made.
By C.

Feb. 6. To the treasurer and barons of the exchequer. Order to allow to Robert
Waltham. de Penres, to whom the late king, on 30 January, in the 19th year of his
reign, granted the custody of the castle, town, and land of Haverford in
Wales during pleasure, such wages in his account at the exchequer for the
time during which he has had the said custody as others who have had the
custody have had allowed to them.

Jan. 28. To the treasurer and barons of the exchequer and to the chamberlains.
Westminster. Order to pay to Bartholomew de Burgherssh 654*l.* 7*s.* 10½*d.*, of which
518*l.* 18*s.* 6½*d.* are due to him by the king for his wages and expenses in
going, by the king's command, to the Roman court for certain affairs, staying
there, and returning, and for robes for himself and for his two fellows, and
for recompence for three horses lost in the service, and 135*l.* 9*s.* 4*d.* are
for his wages and expenses in going in the king's service to Hainault, as
appears by two bills under the seal of Thomas de Garton, then keeper of
the wardrobe, which the said Bartholomew has in his possession, or to cause
him to have suitable assignment in places where he may be quickly satisfied,
as he has besought the king to order these sums to be paid to him.

Feb. 12. To the treasurer and barons of the exchequer. Order to cause such
Waltham. allowance to be made to Philip de Aylesbury, sheriff and apprower for
cos. Bedford and Buckingham, in his account for his wages and expenses
during the time he was apprower of the said counties and also for the time
during which he shall hold such office, as was made to holders of that office
in the time of the late king.

MEMBRANE 38.

Jan. 25. To the treasurer and barons of the exchequer and to the chamberlains.
Westminster. Order to account with John, bishop of Winchester, whom the king lately
sent to parts beyond sea upon certain arduous affairs, for his expenses from

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Membrane 38—cont.

2 December last, on which day he started, until 15 January last, on which day he returned, and to cause 5 marks a day and the expenses incurred in his passages to and from the said parts and in the sending of his envoys to the king to be paid to him.

Jan. 22. To the sheriff of Nottingham. Order to restore to Robert Jorz of Gede-
Westminster. lyng, clerk, his lands, goods and chattels, which were taken into the king's hand upon his being indicted before Richard de Grey and his fellows, justices of oyer and terminer in co. Nottingham, for the homicide of William de Pyk-worth, lately slain at Gedelyng, as he has purged his innocence before W. archbishop of York, to whom he was delivered by the said justices in accordance with the privilege of the clergy.

Feb. 3. To William Trussel, escheator this side Trent. Order not to intermeddle
Hertford. further with the manor of Querndon, co. Buckingham, and 59s. 10*d.* of land and rent in the manor of Aylesbury, in the same county, which he took into the king's hand on the death of Emma, late the wife of Richard son of John, and to restore the issues thereof to Thomas de Bello Campo, earl of Warwick, as in the partition of the lands of Richard son of John, tenant in chief of Edward I. made in chancery, with the consent of the heirs and parceners of the inheritance of the said Richard, the aforesaid manor, land and rent, which Emma held as dower of the said inheritance, were assigned to Matilda de Bello Campo, late countess of Warwick, eldest sister and heir of the said Richard, lately deceased, to hold in her purparty after the death of Emma, as appears by the rolls of chancery of the said king, and the said earl, kinsman and heir of Matilda, has given the king to understand that the escheator has taken the premises into the king's hands by reason of Emma's death, and he has besought the king to amove his hand therefrom.

Feb. 3. To the same. Order not to intermeddle further with the manor of
Hertford. Aylesbury, co. Buckingham,—with the exception of 10*l.* 9*s.* 0*½d.* of land and rent, which were assigned in the aforesaid partition to Richard de Burgo, earl of Ulster, and of 59*s.* 10*d.* of land and rent assigned to Matilda, countess of Warwick, and of 16*s.* 1*d.* of land and rent assigned to Robert de Clifford and Idonia de Leyburn, coheirresses of the aforesaid inheritance,—which manor Emma, late the wife of the said Richard, now deceased, held in dower, and which was assigned to Joan le Botillere, fourth sister and heiress of the said Richard, to hold after the death of Emma in her purparty, and to restore the issues of the manor (except from the exceptions aforesaid) to James le Botiller, earl of Ormond in Ireland, kinsman and heir of Joan, who has given the king to understand that the escheator has taken the manor into the king's hands by reason of Emma's death, and he has besought the king to cause his hand to be amoved from the same.

Jan. 28. To Walter de Weston, clerk, keeper of the works of the palace of West-
Westminster. minster, and of the Tower of London. Order to deliver four cartloads of the king's lead in his custody to William de Clynton, constable of Dover castle, by indenture, without delay, for the king's works in that castle. By C.

Jan. 26. To the treasurer and barons of the exchequer. Order to discharge
Westminster. William de Clepton and John de Clepton his brother of a fine of 40 marks for certain trespasses against the king's peace, whereof they were indicted before John de Stonore and his fellows, justices of oyer and terminer in co. Suffolk, as the king has pardoned them the fine at the request of Edward de Bohun and William his brother. By p.s. [5149.]

Jan. 28. To the same. Order to discharge and acquit Adam, bishop of Winchester,
Westminster. late bishop of Hereford, of 20*l.* 13*s.* 4*d.* exacted from him by summons of

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Membrane 38—cont.

the exchequer for the arrears of the ferm of two parts of the lands that belonged to John de Northgrave, as the king has pardoned him this sum.

By p.s. [5208.]

Jan. 29. To the sheriff of Sussex. Order to cause proclamation to be made that a
Westminster. market shall be held at the manor of Maresfeld, in that county, every Thursday, as the king wills that Queen Philippa, who holds the manor for life, shall have a market therein for her lifetime. By K. and C.

Jan. 28. To the justices of the Bench. Whereas divers pleas are pending before
Westminster. them between the king and William, archbishop of York, of this that the archbishop shall shew by what warrant he claims to have the prises of wines in the water and port of Hull and cognisances of pleas and certain other liberties in the said water and port of Hull between the Humbre and Neucroftgote, and the archbishop in pleading before them alleged that he ought not to be impleaded for such liberties in any court except only before the justices in eyre by virtue of a statute made in the time of Edward I., wherefore they deferred proceeding further in the plea: as it was agreed in a parliament summoned at Westminster, on the morrow of St. Katherine, in the 4th year of the king's reign (wherein it was considered that restitution of the said prises, then in the king's hands, should be made to the said archbishop), that the king should have writs of *quo warranto* concerning the prises and other liberties against the archbishop, where and when he pleased, the king orders the justices to proceed in those pleas as quickly as possible notwithstanding the allegation and statute aforesaid. By C.

Jan. 27. To William de Trussel, escheator this side Trent. Order not to inter-
Westminster. meddle further with the manors of Walsham and Ixworth, and to restore the issues thereof to Roesia, late the wife of Edmund de Pakenham, as the escheator has returned to the king that Edmund held them for life of Roesia's inheritance of the king by knight service, and that he took them into the king's hands by reason of Edmund's death.

Feb. 9. To the same. Order to permit the prior and friars preachers of Norwich
Waltham. to hold the lands adjoining their house there acquired by them in part satisfaction of a piece of land 500 feet long by 400 feet broad, as the late king granted by his charter to them permission to acquire a piece of land of this size adjoining their house in Norwich, for building a church and buildings and enlarging their cemetery and cloister, notwithstanding the statute of mortmain, and the prior and brethren have acquired the land without any inquisition of *ad quod damnum* being taken, and they have been disquieted by the escheator and his sub-escheators concerning the said land by reason of the aforesaid statute, as they have given the king to understand. By C.

Feb. 10. To John de Stonore. Whereas the king lately committed to him the
Waltham. custody of the lands formerly belonging to Otto de Bodrigan, tenant in chief, during the minority of Otto's heir, together with the marriage of the said heir, for a fixed payment (*certo*) to the treasury yearly, as contained in the king's letters patent [*Calendar of Patent Rolls, 5 Edw. III. pp. 174, 196*], and it was found, by an inquisition taken by William Trussel, escheator this side Trent, that Otto held the manors of Rostranget and Tremodreet of the king as of the honor of the castle of Launceton, in the king's hands, by the service of six knights' fees, and the manor of Tregrean of the king as of the manor of Tenwyngeton by the service of 37s. 6d. a year, and divers other lands and tenements of other lords in socage and by military service, and that William de Bodrigan, his son, is his next heir, and is aged twenty years: the king orders John to retain in the king's hands the said manors that are held of him, and the other lands that are held of

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Membrane 38—cont.

others in socage until otherwise ordered, and not to intermeddle further with the lands held of others by knight service, restoring the issues of the lands held of others by knight service.

Feb. 13.
Waltham.

To William Trussel, escheator this side Trent. Order not to intermeddle further with certain houses in the parish of St. Peter, Hundegate, Norwich, and to restore the issues thereof to the prior of Holy Trinity, Norwich, as the king learns by inquisition taken by the escheator that William de Hocle, late almoner of the said priory, in the 7th year of Edward I., by indenture under the seal of his office, demised to John de Wolterton of Norwich, baker (*pestour*), a certain vacant plot of land in the said parish for building houses upon it, rendering therefor to the almoner and his successors 18*d.* yearly, and that, in the 9th year of Edward II., the said John relinquished the houses built by him thereon and refused to pay the rent for three years before that time, so that Robert, then prior, entered the houses in the said year, and held them peacefully until July 6 last, when Robert de Holewell, sub-escheator in co. Norfolk, took them into the king's hands, pretending that Robert had acquired them after the publication of the statute of mortmain without licence of the king or his predecessors, and that they are in the king's hands solely for this reason, and that they are worth 13*s.* 4*d.* a year in all issues.

Feb. 19.
Hertford.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to John de Monte Gomeri, keeper of the manor of Cruker and Farlington, in his account, for what they shall ascertain that he has expended in repairing the defects in the houses in the manor and the palings of the park, as the king ordered him by writ of privy seal to cause them to be repaired by the view and testimony of John de Scures, sheriff of Southampton.

Jan. 25.
Westminster.

To William de Langeford. Order to pay, out of the ferm of the New Temple, London, which is in his custody by the king's commission, 2*d.* a day to a groom keeping the gates there for his wages, as has been usual heretofore.

Jan. 27.
Westminster.

To Edward de Bohun, justice of North Wales, or to him who supplies his place. Order to permit Thomas Ace, king's yeoman, to hold the office of sheriff of the county of Caernarvan in North Wales, in accordance with the king's grant, by letters patent dated 7 February last, to him of that office for ten years, and to restore him to the office if he have been removed from it.

*Membrane 38—Schedule.**Warantia dierum.*

March 23.
Westminster.

To the justices of the Bench. Order not to put Robert de Clifford in default for not appearing on Monday the morrow of the Purification last in the suit before them between him, the tenant, and Antony de Lucy and John de Multon of Egremont, demandants, concerning the manor of Skipton in Cravene with the exception of 6 messuages, 10 tofts, 3 carucates, 27 bovates, and 24 acres of land, one acre of meadow, 3 acres of wood, and a moiety of a mill in the said manor, as he was in the king's service by his order on that day.

By p.s. [5287.]

April. 27.
Nottingham.

To the same. Order not to put Galwanus Corder in default for not appearing before them on Monday the octaves of Martinmas last in the suit between John son of Roger de Insula, demandant, and Galwanus, tenant, concerning a moiety of the manor of Grafton, as he was in the king's service by his order on that day.

By p.s. [5439.]

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Membrane 38—Schedule—cont.

Sept. 18. To the mayor and sheriffs of London. Order not to put Thomas de
Westminster. Hokkele in default for not appearing on Monday the feast of St. Margaret
the Virgin last in a suit before them by writ of right between Adam le
Boghyere and Joan, daughter of William atte Hull, demandants, and
Thomas and Richard his brother concerning one messuage and 11 shops
in London, as he was in the king's service by his order on that day.

By p.s. [5782.]

Sept. 20. To the justices of the Bench. Order not to put Robert de Chilton of
Westminster. Coventre in default for not appearing on Monday in five weeks from Easter
last in a suit before them between Henry Pake of Coventre, demandant,
and Robert, tenant, concerning two messuages in Coventre, as he was in
the king's service by his order on that day.

By p.s.

Oct. 1. To the same. Order not to put William brother of Robert Rondulf in
Leicester. default for not appearing in the quinzaine of Easter last in a suit before
them between William, prior of Monks' Kyrkeby, demandant, and him and
Robert Rondulf concerning two messuages and two virgates of land in
Monks' Kyrkeby, as he was in the king's service by his order at that time.

By p.s.

Dec. 30. To the same. Order not to put Walter de Huntyngheld in default for
Beverley. not appearing on Tuesday the quinzaine of Michaelmas last in a suit before
them between William Marchaunt, Lucy his wife, and Joan, late the wife
of Roger Martyn, demandant, and Walter, tenant, concerning a messuage,
a mill, 60 acres of land, 11 acres of meadow, 12 acres of wood and 22s.
of rent in Beston, as he was in the king's service by his order on that day.

By p.s. [6049.]

MEMBRANE 37.

Jan. 27. To the collectors of the customs in the port of Kyngeston-upon-Hull.
Westminster. Order to pay to William de Cleyton of Donecastre, controller of the said
customs, his usual wages until their next account.

By the treasurer.

Jan. 28. To the sheriff of Cornwall. Order to cause a coroner for that county to
Westminster. be elected in place of John de Burdon, who has no lands in the said county
to qualify him.

Jan. 25. To William le fitz Waryn, keeper of the castle of Montgomery. Order
Westminster. to cause the houses, walls, and other buildings of the castle to be repaired
by the view and testimony of John de Leyborn and Roger Corbet.

By p.s.

Vacated, because otherwise below.

Jan. 27. To the treasurer and barons of the exchequer, and to the chamberlains.
Westminster. Order to pay 111*l.* 5*s.* 0*d.* to Richard de Richemund, brother and executor
of the will of Thomas de Richemund, if they ascertain that this sum is still
owing, as Richard shewed the king, by petition before him and his council
in the last parliament at Westminster, that the late king was indebted
to Thomas in this sum for the arrears of his wages for the time when he
was in the said king's service in the castle of Cokermuth for the safe-
guarding thereof and of the adjoining parts, as appears by a bill in
Richard's possession, under the seal of the keeper of the wardrobe of that
time, and he has besought the king to cause him to be satisfied for this sum.

By pet. of C.

Feb. 1. To the sheriff of Northumberland. Order to cause a coroner for that
Hertford. county to be elected in place of William de Lyham, who is insufficiently
qualified.

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Membrane 37—cont.

Jan. 28. To the sheriff of Essex. Order to cause a coroner for that county to be
Westminster. elected in place of John Baldewyne, who does not dwell in that county and
is so occupied with the affairs of divers magnates, whose steward he is, that
he cannot attend to the duties of the office.

By testimony of Richard Perers and several others of the said county.

Feb. 6. To William Trussel, escheator this side Trent. Order not to distrain
Waltham. Margaret, abbess of Godestowe, for her fealty, as she has done fealty for
the lands that she holds of the king.

Jan. 28. To John de Heggham, steward of the lands of Queen Philippa. Order to
Westminster. cause a mill standing in the manor of Wheteley to be removed and delivered
to the prior of Wirkesop to replace on his ground, and to cause the prior to
have the suit of the men of the town of Gryngeley to the said mill, and to
permit the said men to grind their corn there as the men of that town were
wont to do, as in the king's order to John Byk [*as at page 197 above*], as
the king understands from the prior that his former order has not been
executed. By C.

Feb. 8. To William Trussel, escheator this side Trent. Order not to intermeddle
Waltham. with the temporalities of the priory of Goldeclif by reason of the voidance
thereof, as the king, in consideration of a fine of 40 marks made by William
Martel, who was made prior by papal authority, and whose fealty the king
has taken, has restored the temporalities, which were taken into the king's
hands on the amoval of the late prior.

Jan. 28. Peter de Braddelay of Haxby, imprisoned at York for trespass of vert in
Westminster. the forest of Galtres, has letters to Ralph de Nevill, keeper of the Forest
beyond Trent, to bail him until the next assize of the Forest.

Jan. 27. To the sheriff of Nottingham. Order to expend up to 20 marks in
Westminster. repairing the hall of the town of Nottingham for holding pleas of the
county, by the view and testimony of Robert de Brunneby and Richard
Saumon, burgesses of the town. By bill of the treasurer.

Jan. 28. To Ralph de Nevill, keeper of the Forest beyond Trent. Order to
Westminster. deliver to the sheriff of Nottingham ten oaks fit for timber out of the forest
of Shirewod for the repair of the king's hall of the town of Nottingham
for pleas of the county. By bill of the treasurer.

Feb. 5. To William Trussel, escheator this side Trent. Order to deliver to Joan,
Waltham. late the wife of John Maunsel, the manor of Oddeston, co. Leicester, and
to restore the issues to her after taking her fealty therefor, which the king
gives him power to receive, as it was found by inquisition taken by the
escheator that John Maunsel and Joan his wife held jointly on the day of
John's death the said manor by fine levied in the court of the late king, to
them and John's heirs, and that the manor is held of the heir of John de
Hastynge, a minor in the king's wardship, by the service of half a
knight's fee, and that Robert son of the said John Maunsel is his next heir,
and is aged 13 years.

Feb. 9. To the same. Order not to permit the prior and brethren of the order
Waltham. of the friars preachers of Norwich to enter upon any lands in the said city
without inquisitions being taken concerning the same and without the
king's licence, and to take into the king's hands any lands they may acquire
and enter in any other way, as the late king granted by charter to the said
prior and brethren that they might acquire a piece of land 500 feet long by
400 feet broad adjoining their house at Norwich [*as at page 430 above*],
and it is now shewn to the king by the citizens that the prior and brethren
have acquired and do acquire divers lands within the city by virtue of the
said grant without any inquisition *ad quod damnum* being taken. By C.

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*Membrane 37—cont.*Feb. 13.
Waltham.

To Hugh Tyrel, keeper of the castles of Bulkedynas and Blenleveny, which belonged to Roger de Mortuo Mari, and are now in the king's hands. Order to cause the houses, walls, turrets, bridges and other buildings of the said castles to be repaired where necessary by the view and testimony of lawful men of those parts, expending up to 20 marks.

By bill of the treasurer.

Feb. 15.
Waltham.

To William de Langeford, fermor of the New Temple, London. Order to cause the houses, walls, enclosures, and other buildings of the New Temple to be repaired by the view and testimony of two lawful men of those parts.

By C.

Feb. 15.
Hertford.

To Anthony de Lucy, justiciary of Ireland. Order not to distrain Hugh Tirel for his homage and fealty, as he has done homage and fealty to the king for the lands that he holds of him in Castelknoc in Ireland.

By p.s. [5240.]

March 6.
Langley.

To the treasurer and barons of the exchequer. Order to pay to Thomas de Foxle, constable of Wyndesore castle, the expenses incurred by him in safe-keeping Queen Isabella in that castle for some time by the king's order.

*MEMBRANE 36.*Feb. 2.
Hertford.

To William Trussel, escheator this side Trent. Order to deliver to John But of Norwich three messuages, which the prior and brethren of the order of the friar preachers of Norwich acquired from him by virtue of the late king's licence to acquire a certain piece of land [*as at page 430 above*], which the escheator took into the king's hands because it did not adjoin the prior and brethren's house as stipulated by the said licence, as the prior and brethren have shewn the king, by petition before him and his council in parliament, that they paid John 60*l.* for the messuages aforesaid, and that they granted to him by their deed an allowance for his life-time in their house, and they have besought the king to grant the messuages to John to hold as he held them before the acquisition aforesaid, provided that he restore to them the said 60*l.* and wholly discharge them of the said allowance. The delivery is to be conditional upon John's restoring the said money in the presence of the bailiffs and community of the city and upon his discharging the prior and brethren of the allowance aforesaid.

By K. and pet. of C.

Jan. 27.
Westminster.

To the sheriff of Cornwall. Order to restore to Ralph de Trenorvon, clerk of the diocese of Exeter, his lands, goods and chattels, which the sheriff took into the king's hands upon his being charged with the death of John de Kelestok before John de Stonore and his fellows, justices of oyer and terminer in that county, as he has purged his innocence before Henry Bleyou, vicar-general of J. bishop of Exeter, the diocesan, to whom he was delivered in accordance with the privilege of the clergy.

To the same. Like order in favour of William de Bodkynnon, clerk of the diocese of Exeter, charged with the death of Thomas le Grey of St. Germans.

To the same. Like order in favour of Thomas de Lamettyn, clerk of the diocese of Exeter, charged with the death of Henry le Parker of Lyskirid.

Feb. 4.
Waltham.

To William Trussel, escheator this side Trent. Whereas upon its being found before J. bishop of Winchester, the chancellor, visiting the king's hospital of the Innocents, Lincoln, that a toft, a bovat of land, 8 acres of meadow in Bultham, 22 acres of land in Estlangholme and Estcroft in the parish of Algerkyrk, and a toft in Holme near Botlesford, of the demesnes of the hospital, had been alienated without the king's assent, and to his

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Membrane 36—cont.

prejudice and the disinheriting of the said hospital, the king ordered the escheator to take the said lands into the king's hands, and it is found by an inquisition taken before the said escheator—at the prosecution of John de Crabbedham, Richard de Langholme, and Thomas, John, George and Lambert, his brothers, and Thomas son of Hugh le Milnere and John and Robert his brothers, asserting that John son of Ralph, father of the said John, Richard, Thomas, John, George, and Lambert, whose heirs they are, acquired 15 acres of the said 22 acres of land in Estlangholme from Ralph de Hoyland by a fine levied in the court of Henry III.—that the said John son of Ralph acquired the said 15 acres in form aforesaid, and that the 15 acres were at no time of the demesnes of the hospital, and it appears by part of the fine exhibited in chancery that the aforesaid John (*sic*) acknowledged that the 15 acres were the right of John son of Ralph: the king therefore orders the escheator to amove the king's hands from the said 15 acres, and not to intermeddle further with them, restoring the issues thereof to John de Crabbedham and his brothers. By C.

Jan. 25.
Westminster.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to cause allowance to be made to John de Hampton, one of the justices to take assizes in various counties, in the debts due from him, for 20*l.* for Easter and Michaelmas terms last for his yearly fee, which the king granted to him and which he ordered them by writ of *liberate* to pay to him, as John has besought the king to cause this sum to be allowed to him at the exchequer since he has not obtained payment.

Feb. 6.
Waltham.

To William Trussel, escheator this side Trent. Order to restore the manor of Paunton, co. Lincoln, to Ralph, count of Eu, which was taken into the late king's hands amongst other lands of the count when the said king took into his hands all the lands of the French king's subjects in England by reason of the disputes between him and the king of France, and the manor was not restored to the count when his other lands were restored, wherefore he has besought the king to cause justice to be done to him in the restitution of the manor. If the manor be occupied by anyone else, the escheator is ordered to warn the occupier to be present in chancery in the octaves of St. Gregory next, to shew cause why the manor with its issues shall not be resumed into the king's hands, so that the king may then cause to be done for the count what ought to be done of right.

Feb. 10.
Waltham.

To Edward de Bohoun, justice of North Wales. Whereas Griffin de la Pole recovered at Oswaldestre in the king's court before William le Botiller of Wemme, Roger de Pewelesdon, and Roger Carles, the king's justices to recite, examine and complete a matter in North Wales, on 3 July, in the 5th year of the king's reign, his seisin against John de Cherleton of certain lands in Dendour and Meghen Iscoit in the land of Powys in North Wales, and also 4,000*l.* damages for the detention of the said lands, and the king ordered the justice to cause this sum to be levied from John's goods and chattels and to be delivered to Griffin, as appears by the record and process of the matter, which the king caused to come before him, and the king, upon learning from John that there was an error in the record and process and in the rendering of judgment, ordered the justice, by writ witnessed by Geoffrey le Scrop, his chief justice, to summon Griffin to appear before the king in three weeks from Easter: the king therefore orders the justice to supersede execution of the order to levy the said 4,000*l.* whilst the matter is pending before the king. By C.

Feb. 6.
Waltham.

To the sheriff of Nottingham. Order to restore to Thomas de Bulcote, chaplain, all his lands, goods and chattels, which the sheriff took into the king's hands on his being accused at Nottingham before William de Herle and his fellows, justices in eyre in co. Nottingham, of the death of John Meryng, who was slain at Meryng, as he has purged his innocence before

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Membrane 36—cont.

- W. archbishop of York, the ordinary of the place, to whom he was delivered in accordance with the privilege of the clergy.
- Feb. 10. To the sheriff of Northampton. Order to cause a coroner for that
Waltham. county to be elected in place of Richard Luvel, who is insufficiently qualified.
- Feb. 8. To the sheriff of Leicester. Order to cause a coroner for that county to
Waltham. be elected in place of William de Sauston, who has no lands in that county to qualify him.
- Feb. 12. To the treasurer and barons of the exchequer, and to the chamberlains.
Hertford. Order to cause 7*l.* 8*s.* 0*d.* to be allowed to Robert de Ely of London, fisherman, in the debts due to the king from him, as he has shewn the king that the king is indebted to him in this sum for fish bought from him for the late king's use, as appears by a bill under the seal of the keeper of the late king's wardrobe in Robert's possession, and he has besought the king to cause it to be allowed to him as above. By the chancellor.
- Feb. 12. To William Trussel, escheator this side Trent. Order not to intermeddle
Waltham. further with 1½ acres of land in Kerby, and to restore the issues, as the king learns by inquisition taken by the escheator that Margery, late the wife of Thomas Coppele, held no lands in her demesne as of fee at her death, but that she held the said 1½ acres for her life of the inheritance of Philip son of Thomas Coppele, and that the land is held of the heir of Simon Pakeman, lately a minor in the late king's wardship, by the service of 1*d.* yearly, and that the said Philip is Margery's next heir and is of full age.
- Feb. 20. To John de Pulteneye. Order to pay to John de Ifeld the arrears of
Waltham. 8*l.* yearly from 2 December last, and to pay to him the same sum yearly for so long as Roger le Sauvage's manor of Gunshelf near Guldeford, co. Surrey, shall be in John's custody, in accordance with the king's grant to him of the custody of the said manor (which is in the king's hands because Roger, being indicted of various felonies committed by him for which he was being detained in Neugate prison, had broken prison and escaped), with the issues received therefrom from 2 December last, rendering therefor to the king 8*l.* 8*s.* 0½*d.* yearly, at which the said manor is extended by Ambrose de Novo Loco and William de Weston by the king's order, and doing the customary service to John de Ifeld, of whom the manor is held, and to the other chief lords of the fee; and it is found by inquisition taken by the king's order that the manor is held of John de Ifeld by the service of 8*l.* yearly.
- Feb. 20. To Hugh Tirel, keeper of the park of Rouley, and fermor of the king's
Langley. manor of Bernes. Order to expend up to 40*s.* from the issues of the said manor about the enclosure of the park. By bill of the treasurer.
- To Hugh Tirel, king's yeoman, keeper of the park of Clunhir. Order to expend up to 40*s.* out of the issues of the castles of Bulkedynas and Blenleveny, which are in his custody by the king's commission, about the enclosure of the park aforesaid. By the same bill.
- Feb. 25. To W. bishop of Norwich. Order to cause twelve oaks fit for timber to
Langley. be felled in the park of the manor of Whycheford, and to cause them to be carried to the manor for repairing a barn there, which park and manor belonged to the late John de Mohun, tenant in chief, and are in the bishop's custody by the king's commission during the minority of John's heir. By bill of the treasurer.

MEMBRANE 35.

- Feb. 10. To the justice of Chester or to him who supplies his place. Whereas
Waltham. lately, upon the complaint of the tenants of the towns of Tervyn and

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Membrane 35—cont.

Kelsale, which are within the bounds of the forest of La Mare, co. Chester, suggesting that Roger, bishop of Coventry and Lichfield, and William son of Robert de Praers, sheriff of that county, have enclosed 400 acres of pasture, which are of the appurtenances of the said forest and on which the said tenants ought to have common of pasture, and that they and their ancestors have enjoyed it from time out of mind, to the king's prejudice and to the injury of the tenants, the king ordered the keeper of that forest to make inquisition concerning the matter, and to cause justice to be done; and afterwards the king—upon being given to understand that the keeper, by virtue of the said order, caused to be cast down and removed a certain approvement that the bishop made to himself of a certain waste within his manor of Tervyn, as he had a right to do and as his predecessors had been wont to approve themselves of the wastes, without the bishop being called or summoned—ordered the keeper to certify him of the tenor of the process before him in this matter and of the manner and cause of the removal of the approvement, and the keeper sent an inquisition made by him in this matter into chancery, whereby it is found that the said bishop and William caused 200 acres of wood and pasture in Le Wetwode, within the bounds of the forest, to be enclosed, to the damage of the king, the destruction of his forest, and to the disinheriting of the men and tenants of Tervyn and Kelsale, who have, and have had from time out of mind, common of pasture for all their cattle within the said 200 acres, and that the king ought to have of right the agistment of the mast (*persone*) and amends for trespass of vert within the said 200 acres, and that hart and hind, buck and doe could be found within the plot thus enclosed more quickly than within any place in that part of the forest, and that the king would lose all these profits if the said 200 acres were enclosed and approved, and that it would be to the disinheritation of Richard son of Richard Doun, a minor in the king's wardship, of whose inheritance the bailiwick of that plot is, if the enclosure were permitted: the king therefore orders the justice to inform himself concerning the premises with all diligence, and if he find that the enclosure aforesaid was to the king's damage and prejudice and to the destruction of the forest and the disinheritation of others, to cause the enclosure to be pulled down and removed, and to cause the 200 acres to be held as they were wont to be held in times past.

Feb. 13. Robert de Mersco, imprisoned at Nottingham for trespass of vert and Hertford. venison in the forest of Shirewold (*sic*), has letters to Ralph de Nevill, keeper of the Forest beyond Trent, to bail him until the first assize of the Forest.

The like in favour of Thomas de Roderham of Benyngburgh, imprisoned at York for trespass of vert in the forest of Galtres, directed to the said Ralph or to him who supplies his place in the forest of Galtres.

Feb. 12. To the sheriff of Northampton. Order to cause two messuages and Hertford. the moiety of a virgate and of an acre of land in Abyndon, which Geoffrey de Knoston of Abyndon, who abjured the realm for a felony, held, to be restored to Humphrey de Bassingburn, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that Geoffrey held them of Humphrey, and that Humphrey has had the king's year, day, and waste thereof.

Feb. 16. To the treasurer and barons of the exchequer. Order to acquit the heirs Waltham. and executors of the will of Richard (*sic*) de Ferraris of 200 marks yearly to the exchequer from 13 August, in the first year of the king's reign, when the king took his homage for the land of his brother John, and ordered William Trussel, escheator this side Trent, to cause him to have seisin of his brother's lands [*as in this Calendar, 1 Edward III. p. 156*].

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*Membrane 35—cont.*Feb. 21.
Waltham.

To the same. Whereas the late king, in the 18th year of his reign, caused the county of Cornwall, the castles, fortalices, manors, towns, lands, and other places that Queen Isabella held in dower of his assignment to be taken into his hands, and caused answer to be made to him for the issues of some of the lands by keepers deputed for the purpose, and caused some to be delivered to be held at ferm for a term of years, and some of the said keepers bound themselves for the debts due from them for the remainders of their accounts and the fermors bound themselves for their fermes by recognisances made in the said king's exchequer to him; and afterwards the said king, on 10 January, in the 20th year of his reign, caused the county, etc. to be restored to the queen, granting that she should hold them in the same way as before the time of their seizure; and the king accepted this restitution, as appears by his letters patent; and although the queen received from the said keepers and fermors the money acknowledged by them to be due to the late king by the aforesaid recognisances, as she gave the king to understand, the keepers and fermors are not yet acquitted against the king of debts thus paid to her: the king therefore orders the treasurer and barons to cause all those who made such recognisances to be discharged thereof, when they ascertain by the acknowledgment of John de Oxendon, receiver of the issues of the said queen's lands, and of his attorney, that she was satisfied for these sums.

Feb. 24.
Langley.

To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands of Richard Godsalm, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Richard at his death held no lands in chief of the king by reason whereof the custody of his lands ought to pertain to him, but that he held divers lands of other lords by various services, and that Richard, his son, is his heir and is aged 15 years.

Feb. 20.
Waltham.

To the sheriff of Cambridge. Order to cause Master John de Langetoft, warden of the forty-six boys whom the king maintains at the schools of the university of Cambridge, to have his wages as ordained by the king, both for himself and for the boys, from 15 January last, and henceforth until otherwise ordered.

By letter of the chancellor.

March 10.
Havering-atte-
Bower.

To John de Louthre, escheator this side Trent. Order to pay to Robert de Clipston, keeper of the manor and park of Clipston, the arrears of 7*d.* a day from the time of the escheator's appointment, and to pay to him that sum henceforth, in accordance with the king's grant [*as in this Calendar, 3 Edward III. p. 433*].

To the same. Order to pay to Henry de Wytheton, the chaplain celebrating divine service in the king's chapel within the manor of Clipston, the arrears of two marks yearly from the time of the escheator's appointment, and to pay to him that sum henceforth, in accordance with the late king's grant, in the 9th year of his reign, to Henry of this sum yearly by the hands of the escheator beyond Trent, in addition to the 40*s.* yearly that he was wont to receive from the chantry in the said chapel and because he celebrated sometimes in St. Edwin's chapel, which grant the king accepted on 26 May, in the first year of his reign.

March 22.
Westminster.

To William Trussel, escheator this side Trent. Order not to intermeddle further with 6 acres of land and 100*s.* of rent in Sutton [and] Maudryne belonging to the dean and chapter of St. Ethelbert's, Hereford, as William has taken them again into the king's hands for the reasons given in the king's order to Simon de Bereford, late escheator [*as in this Calendar, 3 Edward III. p. 481*], and to restore the issues thereof to the dean and chapter.

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*Membrane 35—cont.*March 25.
Westminster.

To the same. Order not to intermeddle further with the lands in Potton that Edmund Peverel held of John de Claveryng, and to restore the issues thereof, as it was lately found by inquisition taken by the escheator that Edmund at his death did not hold any lands in chief of the king as of the crown by reason whereof the custody of his lands ought to pertain to the king, but that he held certain lands in Scalleby of the heir of John Paynel of Rasen, a minor in the king's wardship, by the service of a moiety of a knight's fee, and certain lands in Potton of John de Claveryng, deceased, by the service of a moiety of a knight's fee, and that John, son of the said Edmund, was his next heir and was then aged one and a half years, and the king ordered the escheator not to intermeddle further with the lands thus held of John[de Claveryng], and to retain in the king's hands until further orders the lands thus held of the heir aforesaid, and to restore the issues of the lands held of John, as Henry de Claveryng, John de Blebury, and Ed. Wauncy, executors of John's will, have given the king to understand that the escheator has taken the said lands into the king's hands by reason of the death of John, and they have besought the king to cause his hand to be removed from the said lands, so that they may dispose thereof as the chattels of John.

*MEMBRANE 34.*Feb. 19.
Waltham.

To the sheriff and steward of Cornwall. Whereas James Nicholas, Bartholomew de Barde, and their fellows, merchants of the society of the Bardi of Florence, have paid for the king to J. bishop of Winchester 55*l.* 13*s.* 2*d.*, which the king owed to him for oxen, sheep, and hogasters (*hogastris*) that were deficient of the stock (*implemento*) of his church of the late king's time, as appears by the king's letters patent in the bishop's possession, and 218*l.* 6*s.* 8*d.* in full payment of the 1,000 marks that the bishop paid for the king to divers merchants, as contained in the letters of the said merchants, and 180*l.* 3*s.* 7½*d.* due to him by his account at the exchequer for his expenses in going in the king's service to France, staying there and returning thence, and to Anthony Peseigne 2,641*l.* 8*s.* 6*d.* due to him from the king for the residue of a certain greater sum, for which he had an assignment upon the issues of Cornwall, as contained in letters patent, which he has restored to chancery to be cancelled, and to the said Antony 322*l.* 10*s.* 0*d.* for certain jewels bought for the king's use in France, as appears by a bill sealed by Robert de Tauton, keeper of the wardrobe, in the merchants' possession, which sum the king ordered the treasurer and chamberlains by letter of privy seal to cause to be paid to them; and to W. bishop of Norwich, the treasurer, 300*l.* for the expenses of the king's household, as appears by a bill of the said keeper; and to Dinus Forsetti, merchant of the aforesaid society, 200*l.*, which the king granted to him as a gift, and which he ordered the treasurer and chamberlains by letters of privy seal to pay to him; and to the keeper of the wardrobe 66*l.* 13*s.* 4*d.*, as appears by a bill under his seal in their possession; and to James de Parebann, knight of Luke de Sauvey, 20*l.* by the hands of the said bishop of Winchester at the request of the treasurer, of the king's gift; and to William Trussel 60*l.* by order of the treasurer towards his expenses in going in the king's service to France and to the Roman court; which payments thus made by the said merchants amount to 4,566*l.* 15*s.* 3½*d.*, and the king, wishing to satisfy them for these sums, granted to them that they should receive it from the issues of the stampage (*cunagii*) of Cornwall and Devon, to wit 500*l.* from the issues before next Easter, and all such issues from Midsummer next until they should be satisfied, and he also granted and promised to the said merchants that if he should grant the said county

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Membrane 34—cont.

of Cornwall and the stampage there to his brother, John de Eltham, earl of Cornwall, neither John nor any other should receive anything from the issues of the stampage until the merchants have been fully satisfied for the said sum, and for the greater security of the merchants, the king willed that his stamp should be retained in the custody of the said sheriff and of the said merchants in a chest, of which the sheriff should have one key and the merchants the other, so that no tin shall be stamped without the presence of the said merchants or their attorneys, or of the sheriff or of him who supplies his place, as contained in the king's letters patent: the king therefore orders the sheriff to cause the said 500*l.* to be paid by indenture to the merchants as aforesaid, and also the issues from the said stampage from Midsummer as aforesaid, and to keep the stamp under two keys as aforesaid, and upon payment of the said sum to receive the king's letters aforesaid from them and their letters of acquittance. The king has ordered the keeper of the stampage in co. Devon to deliver to the said merchants the issues of the stampage to the sum of the remaining 200*l.*, in the form aforesaid.

By p.s. [5242.]

Mandate in pursuance to the keeper of the stampage in co. Devon.

By p.s. [5242.]

March 6.
The Tower.

To the treasurer and chamberlains. Order to cause tallies to be levied in the names of the sheriff and steward and keeper aforesaid for the sums that they shall ascertain by the acknowledgment of the aforesaid merchants to have been paid to the merchants by virtue of the preceding order, as often as necessary, and to cause the tallies to be delivered to the merchants until they be fully satisfied, and when they have been satisfied, to receive from them the king's letters aforesaid.

Feb. 26.
Langley.

To William Trussel, escheator this side Trent. Whereas the king learns by inquisition taken by the escheator that Richard de Monemuth at his death held two parts of 48 acres of land and of 10 acres of meadow at Wistanton, co. Hereford, in chief of the king by service of 6*d.*, and two parts of 39*s.* of yearly rent at Humfraieston, in the same county, by the service of 5*s.*, and two parts of 12*s.* yearly at Seint Mar[ie] Birches of the king in chief by service of 12*d.* to the exchequer by the hands of the sheriff of Hereford, and that he held no other lands in chief in the said county by reason whereof the custody of his lands pertains to the king, but that he held divers other lands of other lords by various services, and that Richard, son of Thomas de Monemuth, his kinsman, is his next heir, and was aged eighteen years at the feast of SS. Philip and James, in the 4th year of the king's reign, and the king took the fealty of Richard son of Thomas for the two parts aforesaid, and ordered the escheator to cause him to have seisin thereof upon his finding security for payment of his relief, and ordered him not to intermeddle further with the other lands that Richard de Monemuth held of other lords, and to restore the issues thereof; and Richard son of Thomas has now given the king to understand that although the escheator caused him to have seisin of the said two parts, he has nevertheless deferred amoving the king's hand from two parts of a messuage and of 90 acres of land, and of 10 acres of moor and pasture in Ambreleye, in the said county, which are held of Matilda de Preston by the service of 10*s.* yearly, and of two parts of 60 acres of land and of 20 acres of meadow at Sutton, in the same county, which are held of the lord of Mauwardyn by the service of 8*s.* a year, of which two parts Richard was seised in his demesne as of fee at his death, as appears by the inquisition aforesaid: the king therefore orders the escheator not to intermeddle further with the said two parts in Ambreleye and Sutton, which are thus held of other lords, and to restore the issues thereof, provided that the lands given by the king to Richard be not put out of the king's hands.

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Membrane 34—cont.

March 14. To the treasurer and barons of the exchequer. Order to permit John le
Stratford-atte-Keu of Burnham to pay 200*l.* due from him for the arrears of his account
Bowe. for the time when he had the custody of the manors of Cookham and Braye,
co. Berks, by commission of the late king, by yearly instalments of 10*l.*,
beginning at Easter next, as the king has granted to him these terms in
response to his petition to have the debt attermind. By K.

March 16. To Robert de Middleton. Order to return to chancery to be cancelled
Westminster. the letters patent conferring upon him the office of the shrievalty of Merion-
nyth in North Wales, and the king's writs made to him concerning the same
office, as the king had previously granted the county to Richard de Holand
during pleasure, and he wishes this grant to remain in force. The king
has ordered Richard to exercise his office according to the terms of the
king's commission. By K.

To the sheriff of Nottingham and Derby. Order to pay 20*l.* a year out
of the issues of the said counties to Nicholas de la Despense, as the late
king granted to him, during pleasure, 20*l.* yearly from lands that belonged to
William de Bredon in co. Derby, in aid of the maintenance of him and his
wife and children, which lands were taken out of his hands and delivered to
William by the common assent of parliament, and the king afterwards, in
consideration of the good service of Nicholas to his father and to Queen
Isabella and to him, granted to him the sum of 20*l.* yearly from the issues
of the sheriff's bailiwick, during pleasure or until the king should provide
him with 20*l.* of land yearly.

To William Trussel, escheator this side Trent. Order to cause Henry
Huse, son and heir of Henry Huse, to have seisin of his father's lands,
upon his finding security for payment of his relief, as the king has taken his
homage for his father's lands.

Vacated, because on the Fine Roll.

March 18. John Bate of Lammeleye, imprisoned at Nottingham for trespass of
Westminster. venison in Shirewod forest, has letters to Ralph de Nevill, keeper of the
Forest beyond Trent, or to him who supplies his place in Shirewod forest,
to bail him until the first assize of the Forest in that county.

March 19. To William Trussel, escheator this side Trent. Order not to intermeddle
Westminster. further with certain tenements in Stouremouth, Doene, and Childesden,
which he took into the king's hands on the death of Henry Husee, and
to restore the issues, as the king learns by inquisition taken by the escheator
that Henry granted the said tenements eighteen years before his death to
Henry his son and to Matilda, his son's wife, to them and to the heirs of
their bodies, with remainder to his right heirs, and that the tenements are
held of the archbishop of Canterbury by divers services.

March 21. To John de Louthre, escheator beyond Trent. Order not to intermeddle
Westminster. further with the four tofts and 120 acres of land in Nether Wytewell, and
to restore the issues thereof, as the king learns by inquisition taken by John
de Houton, the late escheator, that Margaret, late the wife of Thomas de
Stanley, at her death did not hold any lands in chief by reason whereof the
custody of her lands ought to pertain to the king, but that she held for life
the said tofts and lands of Henry le Scrop by knight service, of the in-
heritance of Gilbert de Smerdale and Richard de Halton.

March 18. To William Trussel, escheator this side Trent. Order not to intermeddle
Westminster. further with the manors of Frisok (*sic*), co. Southampton, and Hascombe,
co. Surrey, and certain tenements in Bromlegh, La Fenne, Hanneden,
Godelmyng', and Gailleslond, co. Surrey, a park in Hertying' called 'Tulle-
combe' pertaining to the manor of Hertying', with a water-mill in the same
park, a virgate of land containing 50 acres, and 4 acres of meadow in Pul-

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Membrane 34—cont.

bergh, and certain tenements at Howyk in Curedford and Rogate, co. Sussex, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Henry Huse and Isabella his wife held the premises jointly on the day of Henry's death for their lives, with remainder to the right heirs of Henry, and that they are held of others than the king by divers services.

March 18.
Westminster.

To John de Louthre, escheator beyond Trent. Order to deliver to Alice, late the wife of John Suet of Thurleston, certain lands in Thurleston, Aylwaston, and Ambaston, and 11s. of rent in the town of Aylwaston, and to restore the issues thereof to her, as it is found by inquisition taken by John de Houton, the late escheator, that the said John Suet and Alice held the lands jointly on the day of John's death, to them and to the heirs of their bodies, and that they are held of the heir of Thomas Bardolf, tenant in chief, a minor in the king's wardship, by the service of a moiety of a knight's fee and by doing suit at the heir's court of Shelford from three weeks to three weeks, and that the rent aforesaid is held of Auker son of Ralph de Frechevill by the service of 12*d.* yearly, and the king has taken Alice's fealty for the lands that are held of the heir.

MEMBRANE 33.

March 1.
Langley.

To the treasurer and barons of the exchequer. Order to allow to Richard de la Pole, the king's late butler, whom the king appointed to levy and collect 2s. in every port on every tun of wine brought into the realm by strange merchants, such wages for himself, his sub-collectors and clerks, in his account of the issues of the said custom at the exchequer as were wont to be allowed to other butlers who have heretofore collected the said custom.

Feb. 25.
Langley.

To Elias de Joneston, clerk. Order to deliver all processes and memoranda touching incomplete articles of truces and peaces, and all other things that remained in his custody of the time when he was clerk of Master Philip Martel, and other memoranda in his custody touching the estate of the duchy of Aquitaine and the king's lands in parts beyond sea, to the treasurer and chamberlains by indenture, to be kept in the treasury. The king has ordered the treasurer and chamberlains to receive the premises from him in form abovesaid. By the treasurer.

Feb. 28.
Waltham.

To the treasurer and barons of the exchequer, and to the chamberlains. Whereas, in the time of the late king, Queen Isabella and the king came to England from parts beyond sea to pursue Hugh le Despenser, the elder, and Hugh le Despenser, the younger, and their accomplices, false and seditious counsellors of the late king, in order to amove them from the late king's council, and in order to reform to their former estate England and the other lands ruled by the late king, and the king ordained among other things that W. bishop of Norwich should intend the custody of the great seal of the late king, who was with the said accomplices without the kingdom, which seal came into the king's hands on Sunday the feast of St. Andrew, in the 20th year of the late king's reign, and by the late king's wish, for the preservation of the peace of the realm and for doing justice to the people, and that the bishop should provide food and drink for the clerks and ministers of the late king's chancery, as was usually done, receiving the accustomed fee for that charge; and afterwards the king, on 28 January, in the first year of his reign, delivered the said seal to J. bishop of Ely, to be kept under a certain form, as appears by the rolls of chancery, and Robert de Kelm, clerk, deputed to receive the issues of the hanaper of the chancery of the late king

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Membrane 33—cont.

during the whole time that the bishop of Norwich was so intending the keeping of the said seal, accounted, in his account of these issues rendered at the exchequer, that he had delivered to the bishop 14*l.* from the issues, in part of the fee due to him during the said time for the maintenance of the clerks aforesaid, which fee amounts to 23*s.* a day, by reason whereof the treasurer, barons, and chamberlains exact the said 14*l.* from the bishop as if he had received them without supporting any charge out of them, and cause him to be distrained unjustly, as the bishop has given the king to understand, wherefore the bishop has besought the king for a remedy: the king therefore orders the treasurer, barons and chamberlains to audit the account of the bishop, for the time when he intended the custody of the seal and ministered food and drink to the said clerks, of his receipts and expenses in these respects, and if by the said account anything be found to be in arrear to the bishop, they are to cause him to have payment, assignment, or allowance for it.

Feb. 10.
Waltham.

To the sheriff of Northampton. Order to cause a verderer for the forest of Rokyngham to be elected in place of Richard de Crouland, who has no lands within the limits of the forest, and does not dwell therein.

Feb. 25.
Langley.

To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands, etc., specified below, and to restore the issues thereof to the abbess of St. Mary's, Winchester, as the king lately ordered the escheator to certify him of the reason for his taking into the king's hands two messuages, a mill, 3½ virgates of land and 6*s.* 8*d.* of yearly rent of the said abbess in Allecanyngges, and the escheator has returned that he took them into the king's hands because he found by an inquisition of office that the abbess had acquired to herself and her house, after the publication of the statute of mortmain, 2 messuages, a mill, and 6*s.* 8*d.* rent in the said town from Edith, late the wife of Robert Druelys, and a messuage and a moiety of a virgate of land in that town, without royal licence; and the king afterwards, upon learning from the abbess that she had acquired the premises long before the publication of the statute, ordered the escheator to cause inquisition to be made concerning the matter, and it is found thereby that the abbess acquired 2 messuages, a water-mill, 3½ virgates of land, and 6*s.* 6*d.* of rent in the said town from Edith, and a messuage and a moiety of a virgate of land in the said town before the publication of the statute, and that the said messuages, etc., were held of the abbess, before she acquired them, by the service of 50*s.* yearly.

March 1.
Langley.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to John de Thwait, bailiff of the manor of Brustwik, in his account for such fees yearly for the custody of the manor as were wont to be allowed to him and other bailiffs for that custody at the exchequer heretofore.

Feb. 26.
Langley.

To Robert de Sapy, keeper of the forest of Dene, or to him who supplies his place. Order to cause a tithe of the profit of the king's iron mine in the forest within the parish of the bishop of Llandaff's church of Newland (*de nova terra*) to be paid to the said church hereafter, in accordance with the late king's grant to J. bishop of Llandaff, in response to his petition [*us in this Calendar, 14 Edward II. p. 278*], certifying the king if there be any cause why he ought not to do so.

March 2.
Langley.

Brother John de Gayterygge and brother Roger de Mansergh, fellow-monks of the abbot of St. Mary's, York, imprisoned at Carlisle for trespass of venison in the forest of Ingelwod, have letters to Ralph de Nevill, keeper of the Forest beyond Trent, or to him who supplies his place in the forest of Ingelwod, to bail them until the next coming of the justices in eyre for Forest pleas in co. Cumberland.

1332.

Membrane 33—cont.

March 3.
Langley.

To William Trussel, escheator this side Trent. Order not to intermeddle further with a messuage and 30 acres of land in Stocton, and to restore the issues thereof, which land he has taken into the king's hands because of the trespass of the master of the military order of the Temple in England in acquiring them from Martin de Litlington, chaplain, contrary to the form of the statute of mortmain, as the prior of the Hospital of St. John of Jerusalem in England made fine with the king in the eyre of Robert de Ardern and his fellows, justices in eyre in co. Bedford, for the said trespass, the lands now being in the hands of the prior in accordance with another statute, as appears by the record of a certain presentment made concerning the matter in the same eyre, which record the king has caused to come before him in chancery.

March 10.
Stratford-atte-
Bow.

To the same. Order to cause dower to be assigned to Isabella, late the wife of Henry, son and heir of Otto de Botrigan, tenant in chief, which Henry died before he obtained seisin of his father's lands, from her husband's lands, in presence of John de Stonore, to whom the king has committed the custody of two parts of the said lands during the minority of Otto's heirs, the lands being in the king's hands by reason of the minority of William, brother and heir of the said Henry, excepting the lands assigned in dower to Margaret, late the wife of the said Otto.

To the same. Order not to intermeddle further with a parcel of the manor of Pendrim, which he took into the king's hands on the death of Henry son of Otto de Botrigan, and to restore the issues thereof to Isabella, late the wife of Henry, as it is found by inquisition taken by the escheator that Henry and Isabella held the said parcels jointly at Henry's death of Nicholas Daunay, knight, by knight service.

March 11.
Havering-atte-
Bower.

To the same. Order to cause Walter de Hokelton, son and heir of William de Hokelton, tenant in chief of the late king, to have seisin of his father's lands, as Walter has proved his age before the escheator, and the king has taken his homage for the said lands.

By p.s.

March 16.
Westminster.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of William de Wywyll, knight, who has no lands in that county to qualify him for the office.

To the same. Order to cause a coroner for that county to be elected in place of Nicholas de Metham, knight, who is incapacitated by age and infirmity.

To the same. Order to cause a coroner for that county to be elected in place of William Ithum of York, 'sadelor,' as he is incapacitated by illness and infirmity.

March 21.
Westminster.

Hugh son of John son of Hugh de Essyngwald, imprisoned at York for trespass of venison in the forest of Galtres, has letters to Ralph de Nevill, keeper of the Forest beyond Trent, or to him who supplies his place in the said forest, to bail him until the coming of the justices next in eyre for Forest pleas in co. York.

March 20.
Westminster.

To the sheriff of Southampton. Order to pay [out of] the money received by him from the issues of the eyre of Robert de Ufford and his fellows, justices in eyre for pleas of the Forest in that county, to John de Macclesfeld, keeper of the rolls and writs in the said eyre, 10*l.* in aid of his expenses in the said eyre.

March 20.
Westminster.

To the sheriff of Cornwall. Order to cause a coroner for that county to be elected in place of Osbert Hamely, deceased.

1332.

Membrane 33—cont.

To the same. Order to cause a coroner for that county to be elected in place of John Chauntecler, deceased.

March 23. Reginald de Annesleye and Alexander his brother and Robert son of
Westminster. Reginald de Annesleye Wodehous, imprisoned at Nottingham for trespass of venison in Shirewode forest, have letters to Ralph de Nevill, keeper of the Forest beyond Trent, or to him who supplies his place in the said forest, to bail them until the coming of the justices in eyre for Forest pleas in co. Nottingham.

MEMBRANE 32.

March 23 To the sheriff of Dorset. Order to cause a coroner for that county to be
Westminster. elected in place of William de Stokes, who is insufficiently qualified.

By C.

March 25. To William Trussel, escheator this side Trent. Order not to intermeddle
Westminster. further with the lands that belonged to Edmund de Eylesford, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that Edmund at his death held no lands in chief of the king by reason whereof the custody of his lands ought to pertain to the king.

March 22. To the bailiffs of Bedford for the present or future. Whereas Edward I.—
Westminster. because Roger Lestrangle (*Extraneus*) held no lands in fee whence Matilda, who was his wife, could be supported in case she survived him—granted by letters patent 10*l.* of the ferm of the said town to Matilda, to be received yearly from the bailiffs after the death of Roger, for her lifetime; and the late king, because Roger died on 31 July, in the 5th year of his reign, ordered the bailiffs to pay the said sum to Matilda yearly from that date, and she received the sum yearly from that date until the town was taken into the king's hands by the justices last in eyre in that county: the king orders the bailiffs, if the money have been detained by reason of the town's being taken into his hands, to pay to Matilda the arrears from that time, and to pay to her the said sum henceforth.

By p.s. [5276.]

Et erat patens.

March 24. To John de Louthre, escheator beyond Trent. Whereas, at the prosecu-
Westminster. tion of David de Strabolgi, son and heir of David de Strabolgi, late earl of Athole, and Joan his wife, a partition of the lands of Aymer de Valencia, earl of Pembroke, made between the heirs and parceners in the late king's chancery was annulled by a process in the king's chancery, and another partition was made, and the king afterwards—upon being given to understand that among other lands that are of this inheritance and that were occupied upon the late king's seisin, certain lands in Thrathereston were occupied by some persons because it was found by the inquisitions taken upon Aymer's death that Aymer died seised thereof in his demesne as of fee, and it is likewise found by certificate of the treasurer and barons sent into the chancery that the late king's escheator in that county answered for the issues of the said lands at the exchequer—ordered the escheator to resume the lands into the king's hands; as Henry de Percy has asserted in chancery that Henry de Percy, his father, was seised at his death of the said lands in his demesne as of fee, and that they were delivered to Henry the son after his father's death as his right inheritance, and that the son has held them heretofore and still holds them, and that Aymer was never seised thereof, and that they were not taken into the late king's hands after Aymer's death, and that answer was not made to the late king for the issues thereof, all which the son offered to aver in all due ways: the king orders the escheator to supersede until otherwise ordered the execution of the order for resumption.

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Membrane 32—cont.

March 27. To William Trussel, escheator this side Trent. Order to restore to John
Westminster. de Grey of Retherfeld his lands, goods and chattels, which the king lately ordered the escheator to take into the king's hands by reason of certain excesses committed by John in the presence of the king and of his prelates and other magnates of his council, for which he was committed to prison, and to restore the issues thereof, as John has submitted himself to the king's grace, and the king has pardoned him by his special favour, and has restored to him his lands and tenements. By K.

The like to John de Louthre, escheator beyond Trent.

By K.

March 26. To William Trussel, escheator this side Trent. Whereas it appears by
Westminster. inquisition taken by the escheator that Henry de Eston at his death held no lands in chief of the king as of the crown, but that he and Alice his wife, now deceased, held jointly a messuage, a dovecote, and 72 acres of land in Hauecle for their lives, with remainder to the right heirs of Henry, and that the said lands are held of the heir of Aymer de Valencia, earl of Pembroke, as of the manor of Neuton, which is in the king's hands by reason of the minority of Laurence son of John de Hastyng', kinsman and one of the heirs of Aymer, by the service of an eighth of a knight's fee, and by doing suit at the court of the said manor from three weeks to three weeks, and rendering 25s. 4d. yearly to the manor, and that Henry held in his demesne as of fee a virgate of land containing 30 acres of the heir as of the said manor by the service of 10s. yearly for all service, and 6l. of land yearly in Aulton of the heir of Edmund, late earl of Kent, a minor in the king's wardship, by the service of 4s. yearly for all service, and that Christina and Elizabeth, daughters of Henry, are his next heirs, and are aged eight years and five years respectively: the king orders the escheator to retain in the king's hands until otherwise ordered the lands that are held of the heir of the said earl, and not to intermeddle further with the other lands aforesaid that are thus held in socage of the said heirs, and to restore the issues of the latter lands for the use of Christina and Elizabeth.

March 24. To John de Louthre, escheator beyond Trent. Order to assign dower to
Westminster. Cicely, late the wife of John de Halteclo, in the presence of Gilbert de Halteclo, brother and heir of John, if he choose to be present, as the king learns by inquisition taken by the escheator that John at his death held of the king in chief in his demesne as of fee one plot of waste in Warhill in the forest of Ingelwode, between the park of Caldebek and Ruddestangill, containing 60 acres measured by the forest perch, by the service of 60s. a year to the king.

March 22. To William Trussel, escheator this side Trent. Order not to distrain
Westminster. Robert Reyner of Hynkoston for homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king.

By p.s. [5275.]

Jan. 25. To the treasurer and barons of the exchequer. Order to cause Robert de
Westminster. Morle to be discharged of 80l., which he acknowledged in the late king's chancery that he owed to Hugh le Despenser, the younger, and which are demanded from him by summons of the exchequer for the king's use by reason of the forfeiture of the said Hugh, as the king has pardoned him this sum.

By p.s. [5147.]

March 26. To William Trussel, escheator this side Trent. Order to cause John de
Westminster. Ebor[aco], son and heir of John de Ebor[aco], tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before John de Louthre, escheator beyond Trent, and the king has taken his homage.

By p.s. [5316.]

The like to John de Louthre, escheator beyond Trent. By the same writ.

1332.

Membrane 32—cont.

March 27.
The Tower.

To John de Neusom, surveyor of the king's stud beyond Trent. Order to cause the palings and enclosures about the park of Ightenhill, and 3 closes belonging to it, to wit Westclos, Hegham, and Filiclos, co. Lancashire, and Macklesfeld park, co. Chester, which are in his custody, to be repaired out of the issues of the herbage of the said parks, and of the parks of La Hay, Bilton, Haywra, and the little park below the castle in the forest of Knaresburgh, which are also in his custody, by the view and testimony of four lawful men of those parts, and to pay to a man keeping the king's stud in the park of Macklesfeld 2*d.* a day for his wages. By p.s. [5328-9.]

To the same. Order to receive from John Brocas, keeper of the king's great horses, certain of the king's horses in his custody that the king has ordered him to deliver to the escheator by indenture, and to appoint from them and from other horses in the escheator's custody such stallions as may seem best for the king's profit, and to pay to the keepers of the horses received from John their accustomed wages. By the same writ. [5328-9.]

March 29.
The Tower.

John de Orreton, knight, imprisoned at Carlisle for trespass of venison in Ingelwode forest, has letters to Ralph de Nevill, keeper of the Forest beyond Trent, or to him who supplies his place in Inglewode forest, to bail him until the next assize of the Forest in co. Cumberland.

Feb. 15.
Waltham.

To the collectors of the custom of wool, hides, and wool-fells in the port of Southampton. Order to pay a moiety of the custom at the said town from 24 January, in the 4th year of the king's reign, to the communities, inhabitants and merchants of Bourg (*Burgo*), Blaye (*Blavia*), St. Sever, St. Quitterie (*Quiteri*), Bonnegarde (*Bone garde*), Sorde, La Batut, Peyrehorade (*Perforate*), Pouillon (*Pulyon*), Hure (*Hurye*), and Labouheyre (*Herbefavere*), in the duchy of Aquitaine, in accordance with the king's previous order [*as at page 105 above*], as the king understands that the collectors have detained a great part of the moiety from the said 24 January.

MEMBRANE 31.

March 21.
Westminster.

To James le Botiller, earl of Ormound. Order to pay to Robert de Fienes 60*l.* a year from the ferm of the town of Aylesbury, which sum was granted to him by letters patent [*Calendar of Patent Rolls, 1 Edw. III. p. 2*], as the late king granted him a like amount from the ferm of said town for his good service, on 4 February, in the 6th year of his reign, which town Robert de Monte Alto and Emma his wife, now deceased, held at fee ferm as the dower of the said Emma, for the life of the said Robert de Fienes, in aid of his maintenance in the service of the said king, and the said grant was revoked by certain ordinances made by the prelates, earls and barons of the realm, accepted by the late king, and the king on 26 January, in the 4th year of his reign, renewed the grant, as well on account of this previous grant as for the good service that Robert rendered to Queen Isabella and to the king when they were in France, and for the good place that he held with the king in coming from those parts to pursue Hugh le Despenser and the king's other enemies, which grant is to be received by the hands of the said Emma or other lords of the said town.

Et erat patens.

Jan. 25.
Westminster.

To William le fitz Waryn, keeper of the castle of Montgomery. Order to cause the bridge of the castle and the roofing of the houses and other buildings within the castle to be repaired out of the ferm of that castle, expending up to the sum of 20*l.* by the view and testimony of lawful men of those parts.

By K. on the information of the treasurer.

1332.

*Membrane 31—cont.*March 26.
Westminster.

Thomas son of Simon de Gaytscales, imprisoned at Carlisle for trespass of venison in Ingelwode forest, has letters to Ralph de Nevill, keeper of the Forest beyond Trent, or to him who supplies his place in the said forest, to bail him until the arrival of the justices next in eyre for Forest pleas in co. Cumberland.

March 26.
Westminster.

To Matthew de Crauthorn, keeper of the king's silver mine in co. Devon. Order to pay to William de Pafford the arrears of his wages as controller of the said mine from 2 February last, when the king granted that office to him by letters patent during pleasure, and to pay his said wages henceforth for so long as he shall hold the office.

May 26.
Westminster.

To William Trussel, escheator this side Trent. Order not to intermeddle further with a mill, called 'Bidemulle,' which belonged to John de Mohun of Hamme Mohun, and to restore the issues, as it was lately found by an inquisition taken by the escheator that the said John, at his death, held the manor of Hamme Mohun of the heir of John de Mohun of Dunsterre, tenant in chief, a minor in the king's wardship, by the service of one knight's fee, and that John de Mohun of Hamme, son of the said John de Mohun of Hamme Mohun, is his next heir, and is of full age, and the king has taken the fealty of the said John for that manor and ordered the escheator to deliver it to the said John, upon receiving security from him for paying his reasonable relief; and the king learns now from the complaint of the said John that, although the escheator delivered to him the manor, he retained the said mill, which belonged to John de Mohun of Hamme Mohun at his death, and which is held of Brice de Donyton and John le 'Toukere by the service of a pound of pepper yearly for all service, as was found by the aforesaid inquisition, wherefore the said John de Mohun of Hamme has besought the king to provide a remedy.

March 26.
Westminster.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Thomas Wake of Lydel, in the ferm that he is bound to render at the exchequer for the islands of Gerneseie, Jereseie, Serk and Aureneye, which he holds of the king under a certain form, for 351l. 6s. 6½d., which the king owes to him, as appears by the bills of the late king's wardrobe and by other evidences in his possession, as the king by the assent of his council accedes to his petition for such allowance.

By p.s. [5320.]

March 28.
The Tower.

To Richard de Wylughby. Order to receive by indenture from Geoffrey Lescrop, chief justice to hold pleas before the king, the writs, rolls, records, processes, memoranda and all other things touching that office, and to hold the said pleas, as the said Geoffrey is about to set out to divers parts of the kingdom in the king's company by his order, so that he is not able to intend the said pleas, and the king wills that Richard shall be chief justice for holding the pleas during pleasure, and has ordered Geoffrey to deliver the writs, etc. to Richard.

By K.

Mandate in pursuance to Geoffrey Lescrop.

By K.

March 29.
The Tower.

To the sheriff of Buckingham. Order to cause to be found what is necessary for the maintenance of the king's stud staying in the park of Rysebergh, and the wages for the keepers of the same.

By bill of the treasurer.

To the sheriff of Surrey. The like order, '*de verbo ad verbum*,' for the maintenance of the king's stud in Guldeford park. By bill of the treasurer.

March 26.
Westminster.

To William de Tyverton. Order to deliver the manor of Chettescombe, co. Devon, together with its issues from Michaelmas last, which manor is in his custody by the king's commission, to Margaret, late the wife of

1332.

Membrane 31—cont.

Edmund, earl of Kent, as the king has granted it to her, among other manors and lands of her late husband, to hold from Michaelmas last until the majority of John, brother and heir of Edmund, son and heir of the said earl, which Edmund died while still under age, whose lands are in the king's hands, Margaret rendering a certain sum therefor yearly to the exchequer.

To William Trussel, escheator this side Trent. Order to cause the aforesaid manor to be resumed into the king's hands, and to deliver it to the said Margaret, together with any issues received thence since Michaelmas last.

March 26. To the abbot and convent of Revesby. Whereas the king lately, wanting Westminster. a strong horse and not (*euito*) for carrying the rolls of chancery, ordered the abbot and convent to send such a horse to the chancery, so that it should be there on a certain day now past, there to be delivered to Master Henry de Clif, keeper of the said rolls, and on the said day they sent a horse, which still remains with Theobald Poleyn, serjeant of the rolls of chancery; and because the horse, on account of various infirmities in his limbs, is insufficient and useless for the said work, the king returns it to the abbot and convent by the bearer of these presents, ordering them to receive it, and cause another strong horse, not (*euito*), and fit for the said work to be provided, and to cause it to be sent to the king, so that it be in chancery in three weeks from Easter next, there to be delivered to the keeper of the said rolls.

Vacated, because the abbot excused himself on this occasion for certain causes.

March 28. To the sheriff of Bedford. Order to cause to be found what is necessary The Tower. for the maintenance of the king's horses staying at Newenham, and reasonable wages for the keepers of the said horses. By bill of the treasurer.

March 28. To the justices of the Bench. Eleanor, late the wife of Herbert son The Tower. of John son of Reginald, has shewn the king that she impleaded William de Monte Acuto and Katherine, his wife, concerning a third of the manor of Crokham, co. Berks, whereof her said husband, son and heir of the said John, with his father's consent, dowered her at the church door when he married her; and that the said William and Katherine alleged in pleading that they hold the said manor to them and to the heirs male of William's body by the king's grant, and hereupon proffered the king's charter, and asserted that they ought not to answer to Eleanor without consulting the king, by pretext whereof the justices have deferred proceeding in the suit, wherefore Eleanor has besought the king to provide a remedy: the king therefore orders the justices to proceed further in the suit, and to cause justice to be done to the parties, notwithstanding the said allegation. By C.

To John de Neusom, keeper of the king's stud beyond Trent, and of the park of Ightenhull. Order to pay to John de Hemmyngburgh, to whom the king committed the custody of the said park during good behaviour by letters patent, receiving yearly for that custody as much as others were wont to receive for it, the arrears of his wages, and to pay them henceforth from the issues of that bailwick.

March 31. To John de Ifeld and his fellows, justices to take assizes in co. Essex. The Tower. John de Drokenesford and Margaret his wife have shewn the king that they arramed an assize of novel disseisin against Benedict de Cokefeld, knight, and Avicia his wife and others concerning a tenement in Elimestede, and that Benedict and Avicia asserted that Roger de Taney, son and heir of Richard de Taney, father of Margaret, whose heir she is, had remitted and released the said tenement placed in view in the seisin of the said

1332.

Membrane 31—cont.

Benedict and Avicia by his deed, which they proffered before the justices, which deed the said John and Margaret altogether denied, whereupon the said parties placed themselves on an inquisition of the country before the justices, no mention being made by the said Benedict and Avicia of any enrolment of that deed, and the justices have deferred proceeding in the assize because the king afterwards sent to them a transcript of the deed, enrolled in the rolls of chancery of Edward I., enclosed in a writ of the king's, whereby he ordered them to inspect the transcript, and to cause to be done further what ought to be done of right in this matter, wherefore John and Margaret have petitioned the king for a remedy: the king therefore sends to the justices in a bag *sub pede sigilli* the process of the assize and the said deed, which process and assize the king lately caused to come before him in chancery, and orders the justices to proceed in the assize and to cause justice to be done to the parties, notwithstanding the said order.

By C.

March 18.
Westminster.

To John de Louthre, escheator beyond Trent. Order not to intermeddle further with 24 acres of land and an acre of meadow in Aston, and to restore the issues thereof, as it is found by an inquisition taken by John de Houton, late escheator beyond Trent, that John Suet of Thurleston at his death held no lands in chief of the king by reason whereof the custody of his lands ought to pertain to the king, but that he held the aforesaid lands of the abbot of Chester by the service of 13s. 4d. yearly, and that Ed. his son is his next heir, and is aged ten years.

MEMBRANE 30.

March 26.
Westminster.

To William Trussel, escheator this side Trent. Whereas lately at the prosecution of Henry de Ferariis and Isabella his wife, one of the daughters and co-heiresses of Theobald de Verdon, tenant in chief of the late king, by their petition before the king and council in parliament—suggesting that in the partition of the lands of the said Theobald made in the chancery of the late king at the suit of Thomas de Furnivall, who married Joan, eldest daughter and co-heiress of Theobald, and in that made afterwards at the suit of Bartholomew de Burgherssh, who married Elizabeth, third daughter and co-heiress, and at that of William le Blount, who married Margery, fourth daughter and co-heiress, when the said Isabella, who has now proved her age before the escheator, was a minor in the wardship of the late king and of the present king, and in the extents made at the suit of the said Thomas and William divers errors occurred, more being assigned from those lands in the purparties of the said Joan, Elizabeth and Margery than fell to them, and less being reserved in the king's hands in the purparties of the said Isabella, and praying the king to cause all the lands to be resumed into his hands to be re-extended and divided into four equal parts, and their reasonable purparties to be delivered to the said heirs—it was considered, because Thomas, Joan, Bartholomew, Elizabeth, William and Margery said nothing by their attorneys in chancery why this should not be done, that the former erroneous partition should be annulled, and the king ordered the escheator to resume the castles, manors and lands of the said Theobald into the king's hands to be kept safely until further orders, except the lands assigned in dower to Elizabeth, late the wife of the said Theobald, and that he should summon Thomas and Joan, Bartholomew and Elizabeth, William and Margery to appear in chancery on Friday after the feast of St. Gregory the Pope last, which day the king gave to the said Henry and Isabella, to be present at the partition of the said lands and to receive their purparties from the same; and on that day the king assigned to the said Thomas and

1332.

Membrane 30—cont.

Joan, with the consent of the said Bartholomew and Elizabeth, William and Margery, Henry and Isabella, the castle of Alveton, co. Stafford, with the hamlets of Farleye, Stanton, Bradeleye, Denston, Shene, Sponne, Overcote, Nethercote, Whiston, Lyesenese, and Strongeshull, in the same county, of the value of 95*l.* 19*s.* 1½*d.*, as Joan's purparty: the king therefore orders the escheator to cause Thomas and Joan to have seisin of the aforesaid castle and hamlets, as the king took Thomas's homage at another time for the lands thereof that are held in chief, and to restore to them any issues received thence from the time of their being taken into the king's hands.

By K.

To the same. Like order to cause Bartholomew de Burgherssh and Elizabeth his wife to have seisin of the castle of Ewyas, in the marches of Wales, of the value of 81*l.* 5*s.* 0*d.*; the hamlet of Bokenhale, co. Stafford, of the value of 10*l.* 11*s.* 4*d.*; and 76*s.* 10*d.* of yearly rent in Fenton, in the same county, which the king has assigned to them from the lands of the said Theobald as Elizabeth's purparty, and to restore the issues as above to the said Bartholomew and Elizabeth, the king having taken the homage of the said Bartholomew at another time for the lands thereof that are held in chief.

By K.

To the same. Like order to cause William le Blount and Margery his wife to have seisin of the castle of Webbeleye, co. Hereford, of the value of 81*l.* 0*s.* 8½*d.*; the hamlet of Balterdeleye, co. Stafford, of the value of 10*l.* 10*s.* 10*d.*; the hamlet of Bydulf, in the same county, of the value of 21*s.* 8*d.*; the hamlet of Ramesore, in the same county, of the value of 23*s.* 4*d.*; and 42*s.* 1*d.* of yearly rent in Fenton, in the same county, assigned to them by the king as Margery's purparty of her father's lands, restoring the issues as above to the said William and Margery, the king having taken the fealty of the said William at another time for the lands thereof that are held in chief.

By K.

To the same. Like order to cause the said Henry and Isabella to have seisin of the manor of Stoke-upon-Tirne, co. Salop, of the value of 26*l.* 16*s.* 0*d.*; certain lands in Lodelowe, in the same county, of the value of 30*l.*; the manor of La Hethe, co. Oxford, of the value of 22*l.*; the hamlet of Wotton, with the park, co. Stafford, of the value of 18*l.* 11*s.* 4*d.*; and 44*s.* 2*d.* rent in Fenton, in the same county, assigned to them by the king as Isabella's purparty of the said lands, restoring the issues as above to the said Henry and Isabella, the king having taken the fealty of the said Henry at another time for the lands thereof that are held in chief.

By K.

March 29.
The Tower.

To John Lesturmy, keeper of the manor of Thunderesleye. Order to cause the houses and ditches of the said manor, which is in his custody by the king's commission, to be repaired where necessary, and to cause certain houses of the manor to be removed from their present positions to more suitable ones within the manor, by the view and testimony of Robert de Geddeworth.

By K.

March 20.
Westminster.

To the mayor and bailiffs of Appelby, for the present or the future. Order to pay to Joan de Torthorald 20 marks yearly for life from the ferm of Appelby, which the king granted to her in aid of her maintenance, to be received for her life by the hands of the fermors in lieu of a previous grant of 20 marks yearly for life from the issues of the escheatry beyond Trent to be received by the hands of the escheator there.

By p.s. [5267.]

Et erat patens.

March 27.
The Tower.

To the treasurer and barons of the exchequer. Simon, archbishop of Canterbury, has shewn the king that whereas the king lately caused all the goods and chattels that belonged to Walter, the late archbishop, which were taken into the king's hands by reason of the debts that Walter owed

1332.

Membrane 30—cont.

at his death to the king, to be delivered to the said Simon as ordinary of the place, because the executors of the will of the said Walter refused to undertake the administration of the goods, with the provision that Simon should answer to the king for the debts that Walter at his death owed to him, so far as the goods would suffice, and 345*l.* only were allowed for 3,329 quarters of corn, which were of Walter's goods at his death, and which were reserved for the king's use by the keepers of the said archbishopric on the last voidance for the reprises of the manors of the archbishopric, although the corn was worth 100*l.* and more beyond that sum, and the hay, forage and straw of a whole year's issue found in the said manors after Walter's death, value 60*l.*, were likewise retained for the king's benefit by the keepers for the maintenance of the horses and beasts of the ploughs and carts, and he has besought the king to order him to be discharged in recompense for these sums of 86*l.* 0*s.* 6½*d.*, which are exacted from him by summons of the exchequer for an imprest made to the said Walter by Ralph de Stokes, formerly keeper of the great wardrobe of the late king, of which the archbishop asserts that he ought to be discharged for various reasons: the king therefore orders the treasurer and barons to inspect the account of the said keepers, and, if they shall find that the said sum of 345*l.* only was allowed as aforesaid, and that hay, etc., was retained as above without any allowance being made, to cause the archbishop to be released and acquitted of the said sum of 86*l.* 0*s.* 6½*d.*

By K.

John, bishop of Winchester, the chancellor, here delivered the great seal to Master Henry de Clif, keeper of the rolls of chancery, to be kept under the seals of Sir Henry de Edenestowe and of Sir Thomas de Baumburgh, as appears in a memorandum on the back of this roll.

MEMBRANE 29.

March 24. To Ralph de Nevyl, keeper of the Forest beyond Trent. Order to cause
Westminster. a tenth penny of the extra-parochial agistments within the forest of Ingelwod to be paid to the prior of St. Mary's, Carlisle, from the time of Ralph's appointment as keeper of the forest, and henceforth for so long as he shall remain in that office, as the king learns by inquisition taken by John de Crombewell, late keeper of the forest, that the said prior and all his predecessors were seised of the tenth penny, to be received by the hands of the receivers of the issues of the forest, from the time of the foundation of the priory by the grant of King Henry son of the Empress (*Imperatoris*), until Henry le Scrop, late keeper of the said forest, detained payment of the tenth penny, and it is found by Henry's certificate into chancery that he detained the tenth penny from the prior because the prior or any one in his name did not bring a warrant for receiving it. By pet. of C.
Changed by the roll because it was sealed at another time.

April 6. To William Trussel, escheator this side Trent. Order to deliver certain
Huntingdon. lands in Aston, co. Hereford, to Thomas son of Thomas de Aston, which lands were taken into the king's hands on the death of Simon de Aston, as it is found by inquisition taken by Robert Selyman, late escheator this side Trent, that the said Simon held the lands at his death by a fine levied in the late king's court, to him and the heirs of his body, with remainder to Thomas de Aston, deceased, and the heirs of his body, and that by virtue of the said fine the lands ought to remain to Thomas de Aston, son and heir of the said Thomas, because Simon died without an heir of his body, and that the lands are held of the heir of John Giffard of Weston, a minor

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Membrane 29—cont.

in the king's wardship, by the service of a fourth part of a knight's fee, and Thomas has proved his age before the escheator, and the king has taken his fealty for the said lands.

April 4.
Hertford.

To the bailiffs of Sandwich and the keepers of the scrutiny of money in the port there. Order not to intermeddle further with the sterlings that alien merchants shall receive for the sale of their goods, until further orders, and to restore any such sterlings that they may have arrested from the merchants in that way, as it was lately ordained by the prelates, earls and barons of the realm that no one should take out of the realm the king's good money, to wit sterling, under pain of forfeiture of life and goods, and that in every port of the kingdom where ships arrive two trustworthy men of the port should be chosen who, with the bailiffs of the port, should cause to be arrested the sterlings that they should find were about to be carried out of the realm, and also money counterfeit to the king's, and should keep the same for the king's use, and the king now learns from the information of many that the bailiffs and keepers of Sandwich, have arrested by pretext of the ordinance, the sterlings received by alien merchants and others by the sale of their goods in that port, by reason whereof the said merchants and others withdraw themselves with their goods and merchandise from the town. It is provided that scrutiny of other money brought to the port from foreign parts, or to be taken out of it, shall be made according to the form of the said ordinance. By K. & C.

April 1.
Waltham.

To the treasurer and chamberlains of Dublin. Order to account with Alexander de Fetherstanhalgh and Herbert de Gresseby for the time that they have been in the king's service for going to, and returning from, and staying in England, and to pay them their reasonable wages, as they have shewn the king that they were sent by Anthony de Lucy, justiciary of Ireland, Adam de Lymbergh, chancellor, and Thomas de Burgh, treasurer there, to the king in England for certain affairs concerning the king and the state of Ireland and the reformation of his peace there, and they have besought the king to order their wages to be paid. By C.

April 2.
Hertford.

To the sheriff of Warwick. Order to restore to Adam Maycok, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted before William Trussel and his fellows, justices of oyer and terminer in that county, for stealing three heifers of Ralph Bassett at Middleton, six oxen of Thomas le Denessone at Austeleye, and two oxen and four cows of William Fremon at Coleshull, as he has purged his innocence before Adam, bishop of Worcester, the diocesan, to whom he was delivered by the justices in accordance with the privilege of the clergy.

April 9.
Barnwell.

To Robert de Ufford, chief justice for pleas of the Forest in co. Southampton. Order to cause the estreats of the rolls for the said eyre and the eyres of the justices for the pleas of the Forest in cos. Berks and Wilts, which rolls are in his custody, to be made without delay, if they are not already done, and to cause them to be sent to the exchequer.

April 8.
Huntingdon.

To the receiver of the issues of the county of Ponthieu, for the present or future. Order to pay 58*l.* sterling from the issues of that county to Anthony Pessaigne, who was lately sent in the king's service and by his order as envoy to the king of France, as the king owes him this sum for his expenses on the said journey, as appears by a bill sealed by Robert de Tauton, keeper of the wardrobe, in Anthony's possession.

By p.s. [5376.]

April 13. To Henry Sturmy, keeper of the forest of Savernak. Whereas on Northampton. 26 January, in the 4th year of the king's reign, the king received the fealty

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Membrane 29—cont.

of Robert de Bikkemore, who married Anastasia, daughter and heiress of William de Harden, for all the lands that William at his death held in chief of the king, and the king ordered Simon de Bereford, then escheator this side Trent, to cause Robert and Anastasia to have seisin of all the lands whereof William was so seised, after taking security from them for paying their reasonable relief to the exchequer; and the king now learns from Robert and Anastasia that although the said escheator delivered to them a messuage and a virgate of land in Estwyk, which William held in his demesne as of fee of Queen Isabella, by the service of keeping a moiety of a certain part of the forest of Savernak, which is called 'la Westbaillie,' and a messuage and a virgate of land in Estwyk, which William held in like manner, by the service of keeping the other moiety of the said part of the forest, the custodies aforesaid are still detained in the king's hands: the king therefore orders the escheator to deliver the said custodies to Robert and Anastasia.

April 12.
Northampton.

To John de Louthre, escheator beyond Trent. Order to deliver to Roger Mauduyt and Eleanor his wife, late the wife of Robert de Umframvyll, late earl of Anegos, tenant in chief of the late king, the following lands assigned to them by the king, with the assent of Gilbert de Umframville, son of the said Robert: certain lands in Ovyngesham except the fishery and the mill there, and the wood of Horseley, co. Northumberland, extended at 108*l.* 2*d.*; certain lands in Shirmundesden, in the same county, extended at 6*l.*; certain lands in Spithop, in the same county, extended at 10*l.*; certain lands in Wodebourn, in the same county, extended at 20*s.*; certain lands in Wolrigg, in the same county, extended at 20*s.*; certain lands in Ellesden, with 1 lb. of pepper, in the same county, extended at 19*s.* 2*d.*; certain lands in Greneshoufeld, in the same county, extended at 34*s.*; certain lands in Smalbourn, in the same county, extended at 18*s.*; the town of Alwenton, in the same county, extended at 28*s.*; a third of the park of Le Helme, in the same county, which is not extended; a certain place and certain plots of lands and waste in Erleside with Akenside and with the mill of Coteneshope, in the same county, extended at 106*s.* 8*d.*; divers plots of moor and waste in Foulhope, in the same county, extended at 66*s.* 8*d.*; certain lands in Little Kairwyk, in the same county, extended at 4*s.*; certain lands in Kyngehope, in the same county, extended at 10*l.* 13*s.* 0*d.*; and certain lands in Hatherwyk, in the same county, extended at 11*s.* yearly: to be held as the dower of the said Eleanor from the lands lately belonging to the said earl, delivering to Gilbert the lands formerly assigned in dower to Eleanor, as the king—at the prosecution of Gilbert, son and heir of Robert de Umframvyll, whose homage the king has taken for the lands that his father held in chief, shewing that divers errors were made in the assignment of dower to Eleanor and in the extent of the lands made after the earl's death at her suit, to wit that the lands so assigned were not extended at their right value, and that the other lands retained in the hands of the late king for the said heir were extended beyond their true value, and that they were much wasted and destroyed—ordered John de Houton, then escheator beyond Trent, to cause fresh extents to be made in the presence of Roger and Eleanor, and as it appeared thereby that more lands and rents were assigned to Eleanor from the said inheritance as dower than fell to her of right, the king ordered the sheriff of Northumberland to warn the said Roger and Eleanor to appear in chancery on the morrow of Martinmas last to shew cause why the lands that they thus hold as Eleanor's dower should not be resumed into the king's hands and why dower should not be assigned to her anew according to the said extents, and on that day Roger Mauduyt and his son Roger as Eleanor's attorney, and the said Gilbert appeared, and after discussion, it was considered that the lands should be resumed by the king and dower assigned anew to Eleanor as aforesaid.

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*Membrane 29—cont.*April 22.
Stamford.

To the sheriff of Warwick and Leicester. Order to pay to Giles de Bello Campo 20*l.* for Easter term last from the issues of that bailiwick, being the half year's instalment of a sum of 40*l.* that the late king granted to him for his good service, to be received yearly by the hands of the sheriff of the said counties until the said king should make provision for him of 40*l.* a year in land for life, which grant the king has confirmed.

April 18.
Stamford.

To William Trussel, escheator this side Trent. Order to pay to Robert de Middelton, king's yeoman, whom the king, on 28 March last, appointed constable of Wyggemore castle, the arrears of his usual fee for that office, and to pay to him the said fee henceforth, out of the issues of the castle, which is in the king's hands by reason of the minority of Roger, son and heir of Edmund de Mortuo Mari, tenant in chief. By p.s.

*MEMBRANE 28.*March 29.
The Tower.

To William de Trussel, escheator this side Trent. Order not to intermeddle further with the manor in Scalleby called 'Suthhalle,' and to restore the issues thereof to Thomas son of Robert de Aspale, as it is found by an inquisition taken after the death of Walter de Langeton, bishop of Coventry and Lichfield, that he held a plot in Scalleby then called 'le Suthhallestede,' and 15 bovates of land and 106*s.* 4*d.* of yearly rent there, of John son of Philip Paynel of Rasen, by the service of a moiety of a knight's fee, rendering to Alice, late the wife of Reginald son of Jordan de Wethersfeld, 10*l.* yearly, and that the bishop held two parts of the said lands for his life by the demise of Richard de Kirkeby and Henry de Birton, who married Agnes de Scalleby and Katherine her sister, rendering the said 10*l.* as aforesaid to Alice, who previously held these two parts of the gift of Robert de Aspale for life, and afterwards demised them to the said Agnes and Katherine for the same term, and the king—at the prosecution of Thomas son of Robert de Aspale, shewing that the said Robert, who entered these two parts after the death of the said Alice, granted, long before the death of Edmund Peverel, kinsman and heir of the bishop, to Thomas the said plot, which is now called the manor of Suthhall, in the town of Scalleby, and was seised thereof and continued his seisin until the death of the said Edmund, when the escheator took the manor into the king's hands because he found by inquisition taken after Edmund's death that he held the plot in his demesne as of fee of the heir of John Paynel of Rasen, a minor in the king's wardship, by the service of a moiety of a knight's fee—ordered a further inquisition to be taken concerning the matter by the escheator, whereby it is found that the said Robert, on 20 February, in the 4th year of the king's reign, by his charter granted the said plot together with other lands pertaining to it to Thomas, and that Thomas was seised of the manor by virtue of that grant from that time until Edmund's death without any change, and that it was taken into the king's hands for this reason, and that it is held of the heir aforesaid. By p.s. [5346.]

April 6.
Barnwell.

To Adam de Wythiford, chamberlain of South Wales. Order to pay to Gilbert Talbot the arrears of his fee as justice of South Wales, from 23 October, in the 4th year of the king's reign, when the king committed that office to him, and to pay the said fee henceforth from the issues of the bailiwick.

March 29.
Westminster.

To William Trussel, escheator this side Trent. Whereas lately at the prosecution of David de Strabolgi, son and heir of David de Strabolgi, late earl of Athole, and of Joan his wife, kinswoman and co-heiress

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Membrane 28—cont.

of Aymer de Valencia, earl of Pembroke, tenant in chief of the late king, the said David having proved his age before John de Bolingbrok, late escheator beyond Trent, by his petition before the king and council in the parliament held at Westminster, in the 4th year of the reign,—shewing the king that whereas David his father and Joan in their lifetime, with John de Hastyngg, kinsman and co-heir of the said Aymer, long prosecuted in the late king's chancery for the division of Aymer's inheritance among the heirs and parceners and for assigning and delivering a fourth part of it to the said David and Joan, as the right of the latter, and that because Hugh le Despenser, then earl of Winchester, and Hugh le Despenser, the younger, his son, had Elizabeth Comyn, another kinswoman and co-heiress of the said Aymer of a fourth part of the inheritance, in their power at their will, and wished to assign the better castles, manors, lands, fees and advowsons to the purparty of Elizabeth, the partition of the inheritance was not then made, and that the said John died while the dispute was pending, and that the late king granted the custody both of the purparty belonging to the said John and of his other lands to the said Hugh, the younger, during the minority of Laurence, John's son and heir, and that Hugh upon this pretext caused a partition of the said inheritance to be made by Master Robert de Baldok, then chancellor, and by others of his abettors, and caused castles, manors and lands, with forests and parks to be assigned both in the purparty of Laurence and in that of Elizabeth beyond what fell to them of right, and that he caused to be assigned in the purparty of the said Joan the castle of Mitford and other lands in Northumberland, estimated according to their usual value in time of peace and not at their true value in the extent, and also the castle of Castelacre and other lands that were matter of litigation (*litigiosa*), to which partition David and Joan in no way consented during Joan's life and received no seisin thereof, and beseeching the king to cause Aymer's lands to be resumed into his hands and to cause to be assigned to him his reasonable purparty—the king ordered the sheriff of Buckingham to cause Richard Talbot, knight, who married the said Elizabeth, and Elizabeth herself to appear in chancery at a day now past, to show cause why this should not be done, and on the said day the parties appeared, and as it was found that the inheritance had been unequally divided as aforesaid, it was considered before the council that partition of the inheritance should be again made: the king therefore, with the assent of Richard and Elizabeth, has assigned to the said David the following lands: the manor of Colyngbourn, co. Wilts, of the value of 25*l.* 15*s.* 11½*d.*, which was formerly assigned to the purparty of the said Elizabeth; the castle and manor of Mitford and the manor of Pont Eland with certain lands in Little Eland, co. Northumberland, of the value of 30*l.* yearly; the manor of Styvekeye, co. Norfolk, of the value of 10*l.* 19*s.* 8*d.*; the manor of Possewyk, in the same county, of the value of 18*l.* 7*s.* 10*d.*; the manor of Westlexham, in the same county, of the value of 10*l.* 19*s.* 6*d.*; the manor of Holkham, in the same county, of the value of 12*l.* 19*s.* 0*d.*; the manor of Geynsburgh, co. Lincoln, of the value of 63*l.* 14*s.* 11*d.*; the manor of Kentwell, co. Suffolk, of the value of 16*s.* 4*s.* 6*d.*; a messuage in Bury St. Edmunds, in the same county, of the value of 6*s.* 8*d.*; the manor of Bichyndon, co. Buckingham, of the value of 16*l.* 13*s.* 0½*d.*; 20*s.* rent from the 4*l.* of yearly rent that Peter Carbonel and Isabella his wife and John their son render during their lives for the manor of Chardesle, in the same county; the manor of Egarton, co. Kent, of the value of 10*l.* 3*s.* 4½*d.*; the manor of Brabourn, in the same county, which was retained in the king's hands for the purparty of the said Laurence, and which is in the custody of William de Clynton by the king's commission, to be held under a certain form, of the value of 61*l.* 8*s.* 3*d.*; a certain tenement in Bishop's Hatfield, called 'Gacelyns,' co. Hertford, of the value of 32*s.* 9*d.*; and

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Membrane 28—cont.

certain tenements in Little Holewell, in the same county, of the value of 23s. 1d. yearly, to be held in the purparty of the said David: the king therefore orders the escheator to take into the king's hands the manors of Colyngburn and Brabourn, and to cause David to have seisin of them, and of the manors of Styvekeye, Possewyk, Westlexham, Holkham, Geynesburgh, Kentwell, Bichyndon, Egarton, and of the said rents, etc., the king having taken the homage of David for the lands thereof that are held in chief.

By K. & C.

To William de Clynton. Order to deliver to the said David the manor of Braburn, which was retained in the king's hands and is in William's custody as aforesaid.

By K. & C.

To John de Louthre, escheator beyond Trent. Order to cause the said David to have seisin of the said castle of Mitford, the manors of Mitford and Ponteland, together with the said lands in Little Eland, as the king has taken the homage of the said David for all the lands thereof that are held in chief.

By K. & C.

April 6.
Huntingdon.

To the justices of the Bench. Order to cause an inquisition to be taken in the presence of the earl of Lancaster whether the manor of Passinham, co. Northampton, is parcel of the honour of Derby, if John de Wydevill and Henry son of Robert de Kersbrok appear to aver before the justices that it is not so, and if it be found to be not so, to proceed with the plea concerning the same and to render justice without delay, but if it be parcel of the said honour, not to proceed further without consulting the king, as the said John and Henry have shewn the king that whereas they are impleading John son of Walter le Blunt for the said manor before the justices, and he has asserted in pleading that he holds it for life by demise of Henry, earl of Lancaster, whom he vouched to warranty for the same, and the earl warranted it by process, and alleged before the justices that he holds the manor as parcel of the said honour, which Henry III. granted by charter to Edmund his son, whose son and heir the said earl is, to him and the heirs of his body, which grant the king has confirmed, and the earl proffered the said charter of confirmation, and asserted that he ought not to answer concerning it to any one without the king, and although John de Wydevill and Henry son of Robert are prepared to aver that the manor is not parcel of that honour, the justices have nevertheless deferred proceeding further in the plea, wherefore the said John de Wydevill and Henry son of Robert have besought the king to provide a remedy.

By C.

April 22.
Stamford.

To the treasurer and barons of the exchequer. Order to discharge Thomas Corbet of 60s., which are exacted from him by summons of the exchequer for divers causes, both in the late and in the present reign, as the king has pardoned him the said debt.

By p.s. [5411.]

MEMBRANE 27.

March 23.
Westminster.

To the treasurer and barons of the exchequer. Order to inspect the inquisitions mentioned below, and to cause allowance to be made to John de Roches in his account for the expenses that they shall find him to have incurred in repairing the castles and mills of the islands of Gerneseye, Jereseye, Serk, and Aurenaye by the king's order [*as in this Calendar, 2 Edw. III. p. 318, and above, p. 44*], John having expended 84l. 11s. 6½d. in the repairs, as appears by an inquisition returned into chancery, which the king sent to them in the exchequer, which sum the treasurer and barons have deferred allowing to him because it is contained in the king's order that John should execute the said repairs out of the goods

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Membrane 27—cont.

of Otto de Grandisson, the late keeper of the islands, and out of the issues of the islands, wherefore he has besought the king to provide a remedy, and the said John, being interrogated before Robert de Scardeburgh and his fellows, late justices in eyre in the islands, at the king's suit, concerning the goods of the said Otto taken by him into the king's hands, and afterwards delivered to Gerard Dorum, to the king's deception, placed himself upon an inquisition, by which it was found that the said Otto had no goods or chattels in those islands, which inquisition the king caused to come before him in chancery, and which he afterwards sent into the exchequer. By C.

March 19. Westminster. To the same. Order to cause allowance to be made to John de Roches for the wages paid by him to the men retained for the garrison of the castles of Cornet and Gorryk, [*as at page 46 above*, with the addition of two men-at-arms, two constables with yeomen, fourteen footmen, and two boatmen for a year following the terms therein specified], as appears by letters under the king's seal of the bailiwick of the islands and the seals of men of the islands, and by an inquisition returned into chancery which the king sent to the treasurer and barons, as they have deferred making allowance therefor because they alleged that the parts where the said castles are situated were not at war at the time of the retention of the men, so that it did not behove the said John to retain so many men, and because John asserted in his account that he had paid such wages to these men after he delivered the custody of the islands to Peter Bernard de Pynsols and Laurence de Gaylard by the king's order, as the said John has shewn to the king that they have not executed the king's previous order to make such allowance notwithstanding the causes aforesaid. By p.s. [5264.]

April 22. Stamford. To the sheriff of Surrey. Order to cause a coroner for that county to be elected in place of John de Aperdele, who is insufficiently qualified.

April 24. Stamford. To Margaret, late the wife of John de Warblynton. Order to deliver the body of John, son and heir of the aforesaid John, tenant in chief, a minor whose marriage belongs to the king, and who is in her custody, to John de Scures, sheriff of Southampton, to be kept until further orders. The king has ordered the said sheriff to receive John from her, to be kept as aforesaid. By C.

April 23. Stamford. To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands of John de Sunninghull, and to restore the issues thereof, as the king learns by inquisition taken by the escheator that John at his death held no lands in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held divers lands of other lords by various services.

April 26. Stamford. To the sheriff of Cornwall. Order to restore to Roger de Bury, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being indicted before John de Stonore and his fellows, justices of oyer and terminer in that county, for the death of Thomas le Greys, as he has purged his innocence before J. bishop of Exeter, the diocesan, to whom he was delivered by the justices in accordance with the privilege of the clergy.

April 27. Nottingham. To the treasurer and barons of the exchequer. Order to permit John le Keu of Burnham to pay the 200*l.* due from him to the exchequer for the arrears of his account for the time when he had the custody of the manors of Cookham and Braye, co. Berks, by the late king's grant, at the rate of 10*l.* yearly, and to cause these terms to be enrolled, as the king has granted to him these terms in response to his petition to have the debt attorned.

By K. on the information of Master Robert de Stretford on behalf of the chancellor.

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Membrane 27—cont.

April 26. To the collectors of the custom of wool, hides, and wool-fells in the port
Nottingham. of London. Order to pay to John de Hanonia, or to James Nicholas and Bartholomew Barde and their fellows, merchants of the society of the Bardi of Florence, dwelling in London, his attorneys, 500 marks for Easter term last, notwithstanding any assignment made or to be made upon the said custom, in part payment of the 1,000 marks yearly from that custom granted to John by the king, on 7 February, in the first year of his reign.

April 30. To the sheriff of Southampton. Order to cause 40*l.* 8*s.* to be levied for
Nottingham. Easter last from the men of Basyngstok, and to be given to William de Bohun, in aid of his maintenance in the king's service, notwithstanding any order to the contrary sent to him under the exchequer seal, as the king, on 17 November last, granted to William the said town, of the value of 80*l.* 16*s.*, which belonged to Edmund de Wodestok, late earl of Kent, tenant in chief, and which is in the king's hands by reason of the minority of John, the earl's son and heir, to hold until the heir come of age.

To the prior of Bath. Order to pay to the aforesaid William 10*l.* for Easter term, according to the king's grant to him, for the aforesaid period, of 17 November last of 20*l.* of yearly rent to be received from the prior from the Barton (*Bertona*) of Bath, which belonged to the said earl, and which is in the king's hands as aforesaid, any order to the contrary by writ under the exchequer seal notwithstanding.

April 28. To John de Kyngeston, constable of the castle of Baumburgh. Order to
Nottingham. pay to Roger de Horsele 20 marks for Easter term last out of the issues of the said castle, in accordance with the late king's grant, of 20 November, in the 12th year of his reign, to Roger of 40 marks yearly from the said issues.

April 24. To the treasurer and barons of the exchequer. Whereas Edward I. by
Stamford. his charter granted to the abbot and convent of Meaux the manor of Pokelyngton, together with other lands, in exchange for the town of Wyke-upon-Hull and the grange of Myton, given to him by the said abbot and convent, which manor and lands were granted to the abbot and convent to be held in frankalmoin, with all the liberties and free customs belonging to them, saving to the said king the custodies and escheats from divers lands held of the manor and from other lands so given, and Henry de Percy has now informed the king that the treasurer and barons—because the late earl of Albemarle, who formerly held that manor before it came into the hands of the said king, was accustomed to render a sparrow-hawk (*espervarium*) every year for it to the said king—have exacted a sparrow-hawk by summons of the exchequer from the said Henry, who now holds the manor by the grant of the abbot and convent to Henry de Percy his father, whose heir he is, and have caused him to be distrained in the said manor for that reason: the king therefore orders the treasurer and barons to cause the said demand to be superseded and to cause Henry to be discharged thereof.

May 6. To William Trussel, escheator this side Trent. Order to cause Stoutus
Woodstock. de Stotevill to have seisin of all the lands whereof Nicholas de Stotevill, tenant in chief, was seised at his death in his demesne as of fee, as Ralph, count of Eu, has testified before the king that Stoutus, who was born beyond sea, is the son and next heir of the said Nicholas, and will be of full age at Michaelmas next, and the king has taken the homage of Stoutus and has rendered to him his lands.

By K.

Memorandum, that this writ was sealed at the prosecution of Richard de Grey, to whom the king granted the custody of the said lands until the majority of the heir.

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*Membrane 27—cont.*May 6.
Woodstock.

To Thomas Daniel, escheator in co. Chester. Order not to intermeddle further with the manors of Bertunlegh, Crue, near Weston, and Landecan and with 8s. of yearly rent in Netherbehynton, serjeanties of the fee of the countess of Warwick, and with the advowsons of the churches of Bertunlegh and Wodechirche, and to restore the issues to Joan, late the wife of Ranulph de Praiers, saving to the king the fealty due to him from the said Joan in this behalf, as the king—at the prosecution of the said Joan, showing that she was jointly enfeoffed with her husband of the manors, etc., of the gift of William de Dutton, chaplain, by a fine levied in the king's court at Chester, and that she continued her joint-seisin thereof until the escheator took them into the king's hands by reason of Ranulph's death, and beseeching the king to cause his hand to be removed from them—ordered the escheator to take an inquisition concerning the matter, by which it was found that William gave the said manors, etc. by his charter, by the king's licence, to the said Ranulph and Joan and to the heirs of Ranulph, and that Joan continued her seisin as above, and that Ranulph held no other lands at his death.

May 3.
Woodstock.

To the sheriff of Lincoln. Order to cause to be restored to Margaret de Daventre, the king's nurse, all her goods and chattels wherever they may be found in his bailiwick, which were taken from her in the town of West Rasen by Simon de Hereford and certain other men of that town, because Henry de Thorp, formerly her husband, was charged with having killed Nicholas son of the said Simon, as she has besought the king to grant to her the said goods.
By p.s. [5454.]

May 7.
Woodstock.

To the sheriff of Surrey. Order to cause a coroner for that county to be elected in place of John de Aperdele, who is insufficiently qualified.

By the testimony of John Dabernoun, John de Ifeld, Robert de Stangrave, knights, William de Weston, and Robert de Dole.

*MEMBRANE 26.*April 11.
Stamford.

To the sheriff of Northampton. Order to cause the abbot of Sulby to have seisin of a moiety of an acre of land in Thurneby, as it is found by inquisition taken by the sheriff that the moiety was held of the abbot by Philip de Kyvelingworth, who was hanged for felony, and that it has been in the king's hands for a year and a day, and that Thomas Wak, late sheriff of that county, has had the year and day thereof and ought to answer to the king therefor.

April 28.
Nottingham.

To the treasurer and barons of the exchequer. Whereas the king, on 4 February, in the 5th year of his reign, granted to Thomas de Cloune, parson of the church of Hopesaye, the custody of the castle of Kevenlles, of the land of Melenyth, of the castle of Dolvoren, of the land of Kedewyng, and of the castle and land of Chirk, which belonged to Roger de Mortuo Mari, late the king's enemy, and which were in the king's hands by his forfeiture, to hold for a year from the said date, rendering to the exchequer the extent made thereof and 200 marks beyond the extent; and on 12 May following the king appointed William de Shaldeford, keeper and surveyor of the castles and lands that belonged to the said Roger and to Roger de Mortuo Mari of Chirk, both in England and in Wales, which were in the king's hands by the forfeiture of Roger de Mortuo Mari of Wyggemore, and gave to him the power of deputing under himself constables and suitable keepers of the said castles, etc., who should answer to the king for the issues thereof; and afterwards, on 17 October following—upon its being found by an inquisition taken by Roger Hillary and Robert de Aston

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Membrane 26—cont.

that John de Hothum, now bishop of Ely, and Philip ap Howel, on 8 August, in the 10th year of the late king's reign, granted by charter to the said Roger de Mortuo Mari of Wyggemore the castle and manor of Wyggemore, the land of Melenyth with the castles of Kenthles and Dinband, the land of Kedewynk with the castle of Dolvoreyn and the land of Comotoider, which the said John and Philip had of the gift and feoffment of the said Roger, to hold to the said Roger and the heirs of his body, with remainder to Edmund de Mortuo Mari, his son, and the heirs of his body—the king took Edmund's homage for the castles, etc., and ordered the said Thomas, in whose custody they were by the king's commission, to deliver them to Edmund with the issues [*as at page 345 above*], and the king now learns by the complaint of the said Thomas that although he was impeded from collecting the issues and profits of the said castles, etc., by pretext of the said commission to William de Shaldeford for keeping the castles, etc., and although he has delivered the castles, etc., to Edmund together with the issues by virtue of the order aforesaid, yet the treasurer and barons have charged him at the exchequer with the said extent and 200 marks in full, wherefore he has besought the king to provide a remedy: the king therefore orders the treasurer and barons to cause what is just and reasonable to be done for the discharge of the said Thomas in this matter, upon the considerations aforesaid, provided that he answer to the king for the extent of the castle and land of Chirk and for the portion of the said 200 marks due in respect of the said castle and land.

April 26. To the sheriff of Oxford. Order to cause a verderer to be elected for the forest of Shottore and Stowode in place of William de Draycote, deceased.

April 30. To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands belonging to the master and brethren of the hospital of St. John without the east gate of Oxford in Otyndon, in Oxford and its suburbs, in Gersyndon, and in Shipton-upon-Charwelle, taken by him into the king's hands, and to restore the issues thereof to the master and brethren, as the escheator has certified that a late master of the hospital demised a messuage and a carucate of land in Otyndon to Adam Gordoun, two messuages in Oxford and its suburbs to William de Oseberston and William de Stonorde, two cottages in Garsyndon to William Skot and William Amidde, and a messuage and a carucate of land in Shipton to Luke de Murifeld and Joan his wife, to hold for their lives, rendering to the master yearly the true value of the said lands, without having obtained the licence of the king or any of his progenitors, for which reason the escheator took the lands into the king's hand.

April 28. To the treasurer and barons of the exchequer. Order to cause John son of Thomas de Multon of Egremund to be discharged and acquitted of the ferm of the castle of Egremund and of two parts of the honour of Egremund, co. Cumberland, which were granted to him by the late king by letters patent, from Michaelmas, in the 20th year of the late king's reign, until 12 February in the first year of the present reign, upon which date the king granted to the community of the county of Cumberland pardon for all debts due to him of his time or of the times of his progenitors, except debts for victuals bought from the late king, as the treasurer and barons have deferred discharging John of the ferm for the said time, although he sued before them for such discharge in accordance with the king's grant.

May 6. To William Trussel, escheator this side Trent. Order not to intermeddle further with the manor called 'le Castelhalle' in Middelton, co. Norfolk, which he took into the king's hands on the death of John de Warblyngton, and to restore the issues thereof to Margaret, late the wife of the said John, as it is found by an inquisition taken by the escheator that John and Margaret

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Membrane 26—cont.

held that manor jointly at the said John's death of the gift of Thomas de Warblyngton, John's father, to them and the heirs of their bodies, and that the manor is held of Elizabeth, late the wife of John de Burgo, by the service of a moiety of a knight's fee and a moiety of a pair of gilt spurs or of 3*d.* yearly, and that John de Warblyngton, the said John's son, is his next heir and is aged fifteen years.

To the same. Order not to intermeddle further with a messuage, a carucate of land, 10 acres of meadow and 60 acres of wood in Werham, 12 acres of land in Hurtle Waspayl, 6 acres of land in La Feldlonde, and 6 acres of meadow in Stratfeld Turgys, which he took into the king's hands on the death of John de Warblyngton, and to restore the issues thereof to the said Margaret and to Thomas her son, as it is found by an inquisition taken by the escheator that the said John and Margaret his wife, and Thomas their son held the said land jointly at John's death, to themselves and the heirs of Thomas's body, and that the lands are held of other lords than the king by divers services.

To the same. Order not to intermeddle further with the manor of Warblyngton, co. Sussex, and to restore the issues, as it is found by an inquisition taken by the escheator that the aforesaid John at his death held no lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held the said manor of the earl of Richemund as of the barony of Hastynges by the service of 2½ knights' fees, and that John de Warblyngton is his next heir, as aforesaid.

To the same. Like order concerning the manor of Tanregge, co. Surrey, which the said John held of William la Zouche and Eleanor his wife by certain services.

May 1.
Nottingham.

To the collectors of customs in the port of the town of Boston. Order to pay to the count of Julers 450 marks for Easter term last from the issues of the said customs, as the king has granted to him, for the good service that he has rendered and will render in future, 900 marks a year from the said customs, to be received by the hands of the collectors of these customs for the time being. [*Fœdera.*]

May 7.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the said collectors of customs in their account for the sum of 900 marks, paid to the count of Julers for Michaelmas and Easter terms last by the king's order.

MEMBRANE 25.

May 6.
Woodstock.

To the sheriff of Worcester. Order to cause a verderer to be elected for the forest of Fekenham in the place of John de Grafton, who is incapacitated by infirmity.

May 8.
Woodstock.

To William Trussel, escheator this side Trent. Order not to intermeddle further with a yearly rent of 100*s.* in La Hale, co. Southampton, which John de Stourton held of Adam atte Forde by service of 1*d.* a year, and to restore the issues thereof, as it is found by an inquisition taken by the escheator that the said John held no lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held the said rent as above, and that Christina de Stourton, his daughter, is his next heir and is of full age.

May 8.
Woodstock.

To Henry de Percy. Order to pay to the prioress of Haliwell, and to Christiana, sister of Robert le fuitz Wauter, tenant in chief, a nun of that

1332.

Membrane 25—cont.

house, 10 marks for Easter term last, being the half year's instalment of an annuity of 20 marks to be paid to the said Christiana out of the issues of the lands of the said Robert, which were in the king's hands by reason of the minority of Robert's heir, the custody whereof the king committed to Henry until the majority of the said heir, rendering to the king 30*l.* 6*s.* 8*d.* yearly, and paying the said annuity to Christiana and an annuity of 40*s.* to Blanche, her sister.

May 10.
Woodstock.

To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands of John de Helton, and to restore the issues, as it is found by an inquisition taken by the escheator that the said John held no lands in chief at his death by reason whereof the custody of his lands ought to pertain to the king, but that he held divers other lands of other lords by various services, and that Hugh de Helton, his son, is his next heir and is aged twelve years.

May 9.
Woodstock.

To the same. Whereas the king learns by an inquisition taken by the escheator that Joan, late the wife of Adam atte Broke, held at her death a third part of the manor of Westpekham in dower of Adam's inheritance, and that the manor is held in chief of the king by the service of mewing one goshawk (*ostorium*) every year, and that Alice atte Broke, Beatrice atte Broke, and Sarah atte Broke, whom Thomas Eufemme, Richard Whitswere and John atte Yoke married respectively, and Isabella atte Broke are Adam's next heirs, the said Alice, Beatrice, and Sarah being of full age, and Isabella being aged twelve years, and the king lately took the homage of Alice, Beatrice, and Sarah, who proved their ages, for their purparties of the lands that the said Adam held of the late king: he therefore orders the escheator to divide the third part of the said manor lately held by Joan as aforesaid into four equal parts in the presence of the heirs, and to cause Thomas and Alice, Richard and Beatrice, John and Sarah to have seisin of their purparties, retaining the purparty of Isabella in the king's hands until further orders.

May 8.
Woodstock.

To John de Louthre, escheator beyond Trent. Order to pay to Henry de Witheton, chaplain celebrating divine service in the king's chapel within the manor of Olipston, the arrears of 5 marks yearly from the issues of the manor since 6 September, in the 4th year of the reign, when the king granted that Henry should receive this sum yearly from the said issues, in accordance with the late king's grant, of 5 December, in the 9th year of his reign, to Henry of 2 marks yearly in addition to the 40*s.* yearly that he was wont to receive for the chantry in the said chapel, and in addition to the other emoluments that he was wont to receive because he celebrated sometimes in St. Edwin's chapel, and to pay him this sum hereafter.

May 10.
Woodstock.

To Hugh Tirel, keeper of the castles of Blenleveny and Bulkedinas with the honour, and of the king's lands there. Whereas it was lately found by inquisition taken by Robert de Prestebury and Robert Dabetot that Herbert son of John, on Sunday after St. Mark, 19 Edward I. dowered Eleanor, whom he married on that day, at the door of Harscombe church, co. Gloucester, with the assent of his father John son of Reginald, with a third of the castles and honour aforesaid and of certain lands in Langelou, Kethedyn, and La Mare, to hold for life, which dowering John son of Reginald ratified by his deed, and that she was never seised of any part of the castles, etc., after Herbert's death, and she had no other lands in recompence, and that she never released her right of action for dower, and that she was aged sixteen years and over when Herbert married her, and that Herbert died on the morrow of St. John the Baptist, in the 14th year of the late king's reign, and that the said castles, etc. are in the king's hands by the forfeiture of Roger de Mortuo Mari, late earl of March, and that the said castles, etc. are

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Membrane 25—cont.

held of the king in chief by the service of two knights' fees, and are worth 60*l.* a year; and the king thereupon ordered William Trussel, escheator this side Trent, to cause a third part of the said honour and lands to be assigned and delivered to Eleanor; and afterwards because the escheator, exceeding the form of that order, caused divers knights' fees, advowsons of churches, and a third part of the forest of Bulkedinas, then in the king's hands for the said cause, to be assigned to her, the king ordered the said Hugh to cause the said knights' fees, etc. to be resumed into the king's hands without delay, and to cause them to be safely kept until further orders, and now Eleanor has besought the king to cause a third part of the profits of the forest and of the said knights' fees, etc. to be assigned to her: the king has assigned to her a third part of the profits of the said forest, to hold as dower, and orders Hugh to cause the third part of the profits of the said forest to be assigned and delivered to her, retaining in the king's hands the said fees and advowsons until further orders.

May 13. To the sheriff of Devon. Order to cause a coroner for that county to be
Woodstock. elected in place of John Fraunceys, who is incapacitated by infirmity.

May 15. To the sheriff of Hereford. Order to cause a coroner for that county to
Woodstock. be elected in place of John Pryd, who has no lands in that county to qualify him.

May 14. To William Trussel, escheator this side Trent. Order not to intermeddle
Woodstock. further with the lands of Reginald le Moyne, and to restore the issues thereof, as it is found by an inquisition taken by the escheator that Reginald held no lands in chief in that bailiwick at his death by reason whereof the custody of his lands ought to pertain to the king, but that he held certain lands in Eggeleigh of John de Leom by the service of rendering a pound of cumin every Easter to the said John, and that John Moyne, son of the said Reginald, is his next heir and is of full age.

May 16. To the treasurer and barons of the exchequer. Order to cause allowance
Woodstock. to be made to Master Walter de Islep, in his account or in debts that he owes to the king, if allowance have not been made, for the wages paid by him when he was the late king's treasurer of Ireland to divers men-at-arms, both horsemen and footmen, whom he retained in the said king's service for repelling the Scots, for which he has not received satisfaction as he informed the king, who thereupon ordered the chancellor of Ireland to assign men of those parts to make inquisition whether the said Walter had kept such men at the late king's wages, and if so for how long and how much, and it was found by the inquisition that he had done so, and in the last parliament held at Westminster the said Walter petitioned the king that he might have allowance made to him for the said wages in his account for the time when he was treasurer as aforesaid or in the debts that he owes to the king.

By pet. of C.

June 15. To Ralph de Nevill, keeper of the Forest beyond Trent. Order to cause
Woodstock. the laund (*landa*) of Plumpton to be enclosed as it used to be by the ancient boundaries, in the way by which least harm may be done to the king, by the view and testimony of John de Kirkosewald and Robert de Barton.

By p.s. [5595.]

MEMBRANE 24.

May 10. To John de Louthre, escheator beyond Trent. Order not to intermeddle
Woodstock. further with the lands of John le Mareschal of Ekyngton, and to restore the issues thereof, as it is found by inquisition taken by John de Houton, late

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Membrane 24—cont.

escheator beyond Trent, that the said John le Mareschal at his death held no lands in chief in that bailiwick by reason whereof the custody of his lands ought to pertain to the king.

May 14. To the sheriff of Kent. Order to cause a coroner for that county to be
Woodstock. elected in place of Richard de Hacouneshou, deceased.

May 14. To William Trussel, escheator this side Trent. Order not to intermeddle
Woodstock. further with the manor of Colrugge, and to restore the issues thereof, as it is found by inquisition taken by the escheator that Richard de Ryvers of Estmerseie and Alice his wife held the manor jointly at Richard's death of the gift of William Breton by fine levied in the court of the late king, and that the said manor is held of Richard de Haucot by the service of a pair of gilt spurs, and that Robert de Ryvers, Richard's son, is his next heir and is of full age.

May 17. To the treasurer and barons of the exchequer. Order to charge
Woodstock. Nicholas de Teukesbury, who was appointed by the late king keeper of lands in Chudderlegh, Clayhangre, Templecombe, and Chirbere, co. Devon, that formerly belonged to the master and brethren of the order of the Temple in England, to hold during pleasure, with as much for the issues of the said lands for the time during which he had the custody of them as they shall find was rendered to the late king by Thomas de Ralegh, a former keeper of the said lands, or by other keepers, making to the said Nicholas reasonable allowances, as he has shewn that his rolls, memoranda and other things touching his account for the issues of the said lands were taken and carried away by armed force together with his other things and goods by certain malefactors at Norton near Dertemuth, in the same county, so that he cannot render his account as he ought, and he has petitioned the king to charge him with as much as Thomas or other keepers were wont to render for the custody.

May 13. To the sheriff of Somerset. Order to cause a coroner for that county to
Woodstock. be elected in place of Thomas de Panes, who is incapacitated by illness and infirmity.

May 20. To the treasurer and barons of the exchequer. Whereas the late king
Woodstock. ordered by his writ Thomas de Hyndryngham, now deceased, and John Claver, late keepers of the bishopric of Norwich, then void and in the late king's hands, to pay to Thomas, earl of Norfolk, marshal of England, 200*l.* from the issues of that bailiwick of his gift, and they paid the said 200*l.*, as appears by letters of acquittance in the hands of John and the executors of the said Thomas's will: the king therefore orders the treasurer and barons to cause due allowance for the payment to be made to John and the executors in their account for the said issues, after examination of the writ and letters aforesaid.

May 8. Peter son of Peter de Malerbe of Staunford, imprisoned at Rokyngham
Woodstock. for trespass of venison in the forest of Rokyngham, has letters to Robert de Ufforde, keeper of the Forest this side Trent, or to him who supplies his place, to bail him until the next assize of the forest in co. Northampton.

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Dec. 28. * To William Trussel, escheator this side Trent. Order to cause
Wells. William Staure, son and heir of William Staure, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage for the said lands.
By p.s. [5089.]

* This writ ought to have been enrolled on the roll for the fifth year of the reign.

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*Membrane 24—cont.*May 15.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause Isolda, late the wife of William Inge, to be discharged and acquitted of a payment of 30*l.* a year from the Tuesday following the feast of St. James, in the first year of the king's reign, as the late king granted to her, by letters patent under the exchequer seal, on 11 October, in the 17th year of his reign, the custody of two parts of the lands of Urian de Sancto Petro in co. Chester, which were in the said king's hands by reason of the minority of John, son and heir of the said Urian, during the minority of the heir, rendering therefor the said sum yearly; and the said John, on Monday after the said feast of St. James, proved his age at Chester before Richard Dammory, then justice of Chester, in the presence of William de Swetenham, then escheator there, and the said justice caused the lands to be delivered to John by the escheator on the Tuesday following, as appears by the certificate of William de Clynton, justice of Chester.

May 16.
Woodstock.

To the sheriff of Cornwall. Order to restore to Thomas Noel, clerk, his lands, goods and chattels, which were taken into the king's hands upon his being charged before John de Stonore and his fellows, justices of oyer and terminer in that county, with the death of Mariota de Borrecote, as he has purged his innocence before J. bishop of Exeter, the diocesan, to whom he was delivered by the justices in accordance with the privilege of the clergy.

May 25.
Woodstock.

To William Trussel, escheator this side Trent. Order to cause dower to be assigned to Margaret, late the wife of Otto de Bodrygan, tenant in chief, from all the knights' fees and advowsons of churches that the said Otto held in that bailiwick at his death, in the presence of John de Stonore, to whom the king has committed the custody of two parts of the said lands during the minority of Otto's heir, together with the marriage of the heir, as the king took oath from Margaret at another time that she will not marry without his licence.

May 24.
Woodstock.

To the same. Order to deliver the manor of Shirefeld, together with the issues, to Margaret, late the wife of John de Warblyngton, as it is found by inquisition taken by the escheator that the said John and Margaret held that manor jointly at John's death of the feoffment of Thomas de Hoyvill, by the king's licence, to them and the heirs of their bodies, with remainder to the right heirs of the said John, and that the manor is held in chief of the king by the service of carrying the rod of the Marshalsea in the king's household for all service, and the king has taken the fealty of Margaret for the said manor.

May 26.
Woodstock.

To the treasurer and barons of the exchequer. The king is informed on the part of the Minorite nuns of St. Clare without Algate, London, that although their possessions and goods do not suffice for their maintenance, and they and their predecessors were acquitted from the payment of certain tenths imposed on the clergy of the kingdom by the popes and granted by the popes or the clergy to the king and his progenitors, by reason of the slenderness of their possessions and goods, nevertheless the treasurer and barons cause 15*l.* 16*s.* 2*½d.* to be exacted from them by summons of the exchequer for divers tenths granted to the king and his progenitors by the popes and the clergy, wherefore they have besought the king for remedy; the king therefore orders the treasurer and barons to supersede the said exaction, and to cause the said nuns to be discharged and acquitted thereof, if they find by examination of the rolls and memoranda of the exchequer or otherwise that they have been hitherto quit of such tenths. By p.s.

May 25.
Woodstock.

To William de Preston of London, Adam Tyrewyt of Beverle, Walter de Kelsterne of Beverle, John de Kelsterne of Beverle, William de Cotes of Beverle, Thomas de Holm of Beverle, Adam Berte of Norwich, Robert le Longe of Norwich, James Keyser of Newerk, Henry de Belton of

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Membrane 24—cont.

York, Michael Tyrewyt of York, John de Weston of Coventre, John le Wallere of Coventre, Jordan de Shepeye of Coventre, Nicholas de Meriton of Coventre, John Basset of Coventre, Simon de Toltham of Coventre, Henry de Meriton of Coventre, John de Staunford of Northampton, Richard de Tekene of Northampton, John Longeville of Northampton, Henry le Vynetier of Northampton, Adam de Coddeshrook of Northampton, Thomas Bryd of Northampton, Thomas Averei of Warwick, John Mundy of Ipswych, Peter atte Conduyt of St. Albans, William Pursere of St. Albans, Robert Eukepenne of Winchester, John Stykeberd of Salisbury, William Cole of Salisbury, Nicholas Eylrich of Lodelowe, Richard de Olreton of Lodelowe, William de Olreton of Lodelowe, Richard le Orfevre of Lodelowe, Robert de Hampstede of Abyndon, Ingelram de Abyndon, Nicholas de Werche of Abyndon, John le Fullere of Berkhamstede, John Gentilcorps of Berkhamstede, Ralph de Chedynton of Berkhamstede, William le Shepeherde of Berkhamstede, English merchants dwelling at Brugge in Flanders. The king was lately informed by his kinsman John, duke of Brabant, that they had arrested and detained the wool of Nicholas de Pycheford, merchant, of Bruggenorth at Brugge, by pretext of a certain staple newly ordained by them contrary to the statute lately issued in parliament, not allowing the said Nicholas or any other merchants of the realm to bring their wool to Brabant or elsewhere at their will and for their profit, as they ought; and the king has several times by divers writs ordered them and other merchants of the realm, makers of the said staple, to release the wool of the said Nicholas and to deliver it to him again, to be taken by him whither he please, but they have not done aught in the matter, as the duke has informed the king by his letters: the king therefore orders them, under penalty of forfeiture, to restore the said wool to Nicholas before the quinzaine of Midsummer, together with the damages that he has suffered by the detention of his goods, and not to hinder him or his men or other merchants of the realm carrying their wool whither they wish. If they neglect this order, the king will cause their wool and other goods in the realm to be seized up to the value of the wool of the said Nicholas and of the said damages, and will cause satisfaction to be made to him therefrom, and will punish (*capiemus ad*) them and their aiders and abettors for the contempt and injury done to the king.

By p.s.

May 22.
Woodstock.

To the bailiffs and community of Newcastle-upon-Tyne. Order to admit Gilbert de Mitford to the office of weigher of wool in that town, from which office he was amoved by reason of an agreement by the king and council that all weighers of wool in the kingdom and the controllers and those who supplied their places should be amoved notwithstanding the king's commission, and that lettered controllers who were free from suspicion should be appointed, and that the weighers of wool should be elected by the communities of the ports wherein customs are received until inquiry should be made concerning the weighers, controllers, etc., because of the damage suffered by the king and merchants, both native and alien, by the fraud and negligence of the said weighers, etc., it having been found by inquisition taken before William de Denum, Richard de Emeldon, and Robert de Tughale, in co. Northumberland, that the said Gilbert conducted himself well and faithfully in that office, and did not receive any extortions or ransoms from any one by reason of his office, and that no damage arose from negligence on his part.

*MEMBRANE 23.*May 18.
Woodstock.

To John de Louthre, escheator beyond Trent. Order not to intermeddle further with a plot of pasture called 'Le Tung' and 'Enelishop' in Stiford,

1332.

Membrane 23—cont.

co. Northumberland, taken into the king's hands by him from the master of the hospital of Kepier, and to restore the issues thereof to the master, as the escheator has returned to the king that the master and brethren appropriated the plot sixteen years ago, without licence of the late or present king, of the grant of John de Lancastria, who held it in chief of the said king, for which reason the escheator took it into the king's hands, and the king afterwards learned from the said master that he had not acquired the plot from the said John, but that Ralph, formerly master of the hospital, long before the publication of the statute of mortmain, acquired the pasture from Hugh de Bolbek, then lord of the said pasture, and the king thereupon ordered the escheator to make inquisition concerning the premises, and it is found thereby that the said Ralph acquired the pasture as aforesaid, and that it is held of John de Lancastria in frankalmoin, and is worth 5 marks a year in all issues.

May 20.
Woodstock.

Thomas de Padenham of Wygngton, imprisoned at York for trespass of venison in the forest of Galtres, has letters to Ralph de Nevill, keeper of the Forest beyond Trent, or to him who supplies his place in the forest of Galtres, to bail him until the arrival of the justices in eyre for pleas of the Forest in co. York.

May 28.
Woodstock.

To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands of Thomas de Sandervill, and to restore the issues thereof, as it is found by an inquisition taken by the escheator that Thomas at his death held no lands in chief by reason whereof the custody of his lands ought to pertain to the king, and that Thomas de Sandervill, his son, is his next heir and is of full age.

May 30.
Woodstock.

To the sheriff of Stafford. Order to cause a coroner for that county to be elected in place of Vivian de Chetewynde, who is incapacitated by illness and infirmity.

June 1.
Woodstock.

To William Trussel, escheator this side Trent. Order to deliver to Alice, late the wife of Thon as Cok of Abyndon, and to Thomas, their son, a toft, 8 virgates of land and 12s. of yearly rent in Chepyngfarendon and Westbrok, and to restore the issues to them, as the king learns by inquisition taken by the escheator that the said Thomas and Alice and their said son held the said lands jointly at Thomas's death of the king in chief by service of a third of a knight's fee, by a fine levied in the court of the late king by his licence, as well as other lands of divers other lords by various services, and the king has taken the fealty of the said Alice and of her son Thomas.

June 2.
Woodstock.

To the sheriff of York. Order to cause a coroner for that county to be elected in place of Nicholas de Metham, who is insufficiently qualified.

June 2.
Woodstock.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to cause Thomas Blauncfront to have 40*l.* yearly at the exchequer from 11 January, in the third year of the king's reign, or to make allowance to him for that sum from the same date in the issues of the castle and land of Hemelyn, which he holds by the king's commission at pleasure, as long as he shall hold the said castle and land, as the king granted to him, on the said day, the said 40*l.*, to be received yearly for life or until the king should cause him to be provided with 40*l.* of land yearly for life.

May 22.
Woodstock.

To William Trussel, escheator this side Trent. Whereas the king learns by inquisition taken by the escheator that the prior and convent of Wyrmegeye hold all their lands in Narburgh, co. Norfolk, of John, son and heir of Thomas Bardolf, late patron of the said priory, tenant in chief, a minor in the king's wardship, in frankalmoin, of the gift and feoffment of William de Warennia, son of Reginald de Warennia, formerly lord

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Membrane 23—cont.

of Wirmegeye, founder of the said house, and that the sub-prior and convent of that place had the custody of the said lands during every voidance from the time of the foundation of their house, receiving the issues and disposing of them at will, without Thomas or his ancestors or any other patrons of the priory receiving any issues or profits from the said lands, or intermeddling with the custody of the same, except that they placed a janitor in the priory throughout the voidance, at the expense of the sub-prior and convent, without receiving any other profit therefrom: the king therefore orders the escheator not to intermeddle further with the said lands, which have been taken into the king's hands by reason of the last voidance of the priory and of the minority of the said heir, and to restore the issues thereof to the prior and convent.

May 27.
Woodstock.

To the same. Order not to intermeddle further with the lands of the prior of Plympton in Lannouseynt and Taltagon, and to restore the issues, as the escheator has signified to the king that he took the lands into the king's hands because he found by an inquisition of office that the prior and convent acquired in fee two acres of Cornish land in Taltogon after the publication of the statute of mortmain without royal licence, and afterwards the king, upon learning from the prior that the said lands had been acquired before the publication of the said statute, ordered an inquisition to be taken by the escheator concerning the premises, and it was found thereby that Richard Fot, who impleaded the prior and convent before John de Berewyk and his fellows, justices in eyre in co. Cornwall, concerning the said lands, released them to the prior and convent, and that they were seised of the said lands before the publication of the said statute, to wit from time out of mind.

June 4.
Woodstock.

To Richard de Wylughby and his fellows, justices to hear and determine a trespass committed on Robert de Colevill of Bitham by William Marmyoun and others contained in the king's original writ. Whereas the said William, because he did not appear before the said justices to answer Robert for the aforesaid trespass, was placed in exigent in the county of Lincoln, and afterwards surrendered himself to the sheriff there and found certain mainpernors, who undertook to have him before the justices on Wednesday in Whitsun week next at Lincoln to answer for the trespass, and the said William has now been imprisoned in Cambridge castle by the king's order for certain causes, and will not therefore be able to appear at Lincoln as aforesaid: the king therefore orders the justices not to amerce or aggrrieve William or his mainpernors for this cause. By p.s. [5545.]

June 10.
Woodstock.

To William Trussel, escheator this side Trent. Order to cause the following lands to be assigned and delivered to Isabella, late the wife of Henry Huse, tenant in chief, which lands the king has assigned to her, with her own consent and with that of Henry, son and heir of the said Henry, as her dower: a third of a moiety of the manor of Saperton, co. Gloucester, which moiety is extended at 5*l*s. 2*d*.; a third of a moiety of the manor of Rusyndon, in the same county, which moiety is extended at 7*l*. 4*s*. 0*d*.; a third of certain lands in Suthmorton, co. Berks, which lands are extended at 110*s*. 5*d*.; a third of certain lands in Great Mussyngden, co. Buckingham, which lands are extended at 15*l*. 13*s*. 11*d*.; a third of the manor of Staunden, co. Wilts, which manor is extended at 13*l*. 19*s*. 6*d*.; a third of a moiety of the manor of Tudeworth, in the same county, which moiety is extended at 6*l*. 3*s*. 0½*d*.; a third of a messuage and of a moiety of a virgate of land in Midlovent, co. Sussex, which messuage and moiety are extended at 2*s*.; a third of the manor of Hertying, in the same county, which manor is extended at 53*l*. 16*s*. 4½*d*.; a third of a moiety of the manor of Pulbergh, in the same county, which moiety is extended at

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Membrane 23—cont.

7*l.* 12*s.* 8*d.* yearly; and a third of 65*s.* of yearly rent in West Wittenham, co. Berks; and a third of 9*l.* 10*s.* 0*d.* of yearly rent issuing from the manor of Frifolk, co. Southampton.

June 8.
Woodstock.

To the same. Order to deliver to Elizabeth, late the wife of John de Tremur and mother of John de Tremur, her son, as the next heir, 8 acres of Cornish land in Trelulla and certain lands in Tremur, and to restore the issues to the said Elizabeth, as it is found by an inquisition taken by the escheator that the said John at his death held the land in Trelulla of the king in socage by fealty only, as of the honour of the castle of Launceveton, in the hands of John de Eltham, earl of Cornwall, and that he held the lands in Tremur of Stephen de Podiford by fealty for all service, and that he held no other lands in chief by reason whereof the custody of his lands ought to pertain to the king, and that John de Tremur, his son, is his next heir, and is aged one year.

June 12.
Woodstock.

To the treasurer and barons of the exchequer. Thomas son of Thomas de Furnyvall has shewn the king that whereas he lately made a recognisance for 10,000*l.* to Roger de Mortuo Mari of Wyggemore before the treasurer and barons, and the king, after the said Roger's death, ordered the sheriff of Salop and Stafford by writ of the exchequer to warn the said Thomas to appear at the exchequer on the quinzaine of Easter, in the 5th year of the king's reign, to shew cause why the said 10,000*l.* should not be levied of his lands and chattels and paid to the king by reason of the forfeiture of the said Roger, and that although Thomas appeared on that day and proffered before the treasurer and barons an indenture under Roger's seal, containing certain conditions for the annulling of the recognisance, in order to hinder its execution, and he appointed an attorney there for prosecuting the affair, nevertheless the treasurer and barons, because he did not appear on another day appointed by them, considered that execution of the said recognisance ought to be made, by pretext whereof they intend levying the said 10,000*l.* of the lands and chattels of the said Thomas, wherefore he has besought the king to admit him to the defence of the said matter notwithstanding the consideration aforesaid: the king therefore orders the treasurer and barons to admit him in the same state as before the default and consideration, by the king's special favour.

By p.s. [5577.]

June 13.
Woodstock.

To Thomas de Foxle, constable of Wyndesore castle, or to him who supplies his place. Order to deliver to the abbot of Westminster eight bucks on the eve of St. Peter ad Vincula next from the forest of Wyndesore, to be taken and carried to Westminster at the king's cost, in accordance with the charter of Henry III. which the king has inspected, granting to the abbot of Westminster eight bucks yearly to be taken in Wyndesore forest by the hands of the constable of Wyndesore, to be carried by the constable to Westminster on the eve of the said feast, so that they who thus carry the venison shall blow two 'harkaways' (*facient duas meneyas*) before the great altar of St. Peter's, Westminster.

June 20.
Woodstock.

To the prior and convent of St. Mary's, Carlisle. The archbishop of York has complained to the king that the said prior and convent, by pretext of a commission to them by the king of the custody of the temporalities of the bishopric of Carlisle, now void and in the king's hands, cause the fruits and oblations of the churches annexed to the bishopric and other spiritualities of the said bishopric, which belong of right to the archbishop during voidance, to be collected and levied, not allowing the said archbishop to intermeddle in any wise, wherefore he has besought the king for a remedy: as it seemed to the council in the parliaments of the late and of the present king, upon petitions exhibited by the said archbishop and by other prelates of the kingdom, that the keepers of the temporalities

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Membrane 23—cont.

during voidance ought not to intermeddle with obventions, fruits, etc., of churches annexed to episcopal sees, the king orders the prior and convent not to intermeddle further with the fruits and obventions of the said churches annexed to the said bishopric, or with other spiritualities pertaining to the bishopric, but to permit the archbishop to receive and dispose of them without hindrance, and to restore to the archbishop aught that they may have already levied.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Like order, '*mutatis mutandis*.'

MEMBRANE 22.

June 3. To William Trussel, escheator this side Trent. Order not to intermeddle further with the lands of Ralph son of William, and to restore the issues, as it is found by inquisition taken by the escheator that the said Ralph at his death held no lands in chief by reason whereof the custody of his lands ought to pertain to the king, and that Richard, his son, is his next heir and is aged nineteen years.

May 31. To the same. Order not to intermeddle further with a messuage, a mill, Woodstock. 150 acres of land, 2 acres of meadow and 20s. of rent in Muleburn Deverel, which belonged to Elias Deverel, the elder, and to restore the issues to Christina, late the wife of the said Elias, as the escheator has signified to the king that he took the lands into the king's hands because Elias held them at his death in his demesne as of fee, and because all the lands of the inheritance of John Deverel, son and heir of Elias, pertain to the king by reason of John's forfeiture, and the king afterwards—at the prosecution of the said Christina, shewing that Elias long before his death granted the lands by his charter to John Wake of Gussich and to John de Sandhull, the younger, and that they, after having seisin thereof, granted them by deed to Elias and Christina for their lives—ordered the escheator to make inquisition concerning the matter, by which it was found that the said Elias, on Sunday before St. Peter in Cathedra, in the 2nd year of the king's reign, granted the lands as aforesaid, and that the said John and John, on Thursday before Midsummer following, granted the lands to Elias and Christina as above, with remainder to the said John Deverel and his heirs, and that Elias and Christina were seised of the lands from the said Thursday until 14 October, in the 5th year of the king's reign, on which day Elias died, and that Christina has not changed her estate therein, and that the lands are held of Robert son of Payn by a certain service, and are worth 40s. a year.

May 20. To the same. Order not to distrain Henry Stirthup for his homage, Woodstock. as he has done homage for the lands that he holds of the king.

By p.s. [5496.]

May 29. To the same. Order not to distrain Simon de Dychele for his homage Woodstock. and fealty, as he has done homage and fealty for the lands that he holds of the king.

By p.s. [5531.]

June 6. To John de Louthre, escheator beyond Trent. Order to deliver to Woodstock. Elizabeth, late the wife of Thomas de Furnyvall, the elder, tenant in chief, the following of her husband's lands, which the king has assigned to her as dower, with the assent of Thomas de Furnyvall, son and heir of the said Thomas: the manor of Wirkesop, co. Nottingham, extended at 57*l.* 16*s.* 6*d.*; the manor of Whistan, co. York, extended at 27*l.* 12*s.* 9*d.*; the manor of

1332.

Membrane 22—cont.

Eyom, co. Derby, extended at 19*l.* 3*s.* 1 $\frac{3}{4}$ *d.* yearly; the manor of Stony Middleton near Eyom, extended at 18*l.* 9*s.* 4 $\frac{3}{4}$ *d.*; and 7*l.* 2*s.* 11*d.* of rent in Baumford, in the same county.

To the same. Order to deliver to the said Elizabeth the following knights' fees, which the king has assigned to her as dower in like manner: a fee in Aston, co. York, which Thomas de Ouneby holds, extended at 20*l.*, and a quarter of a fee in Gaitford near Wirkesop, co. Nottingham, which John de Gaitford holds, which is extended at 100*s.* yearly.

To the same. Order to deliver to the said Elizabeth the advowson of the church of Whitstan, co. York, extended at 10*l.* 13*s.* 4*d.*, and a third of the advowson of the church of Handesworth, in the same county, to wit the third presentation to that church when it falls in, which is extended at 13*l.* 6*s.* 8*d.* yearly, which the king has assigned to her as dower, as aforesaid.

Memorandum, that the preceding assignment of dower was made with the assent of the said Thomas, and the said Elizabeth accepted the said dower from all the lands of her late husband that are contained in the inquisitions taken after his death, saving her right to demand dower from other lands that may have been omitted in the said inquisitions when inquisitions thereof shall have been taken and returned.

May 31.
Woodstock.

To William Trussel, escheator this side Trent. Order to deliver the manor of Estmereseye to Robert de Ryvers and Joan his wife, which manor was taken into the king's hand on the death of Robert (*sic*) de Ryvers, as it is found by inquisition taken by the escheator that Richard de Ryvers of Estmereseye at his death held the said manor for life of the gift of William le Bretoun and John de Bredstrete, chaplain, by fine levied in the court of the late king by his licence, with remainder to the said Robert de Ryvers, son of the said Richard, and to Joan his wife, and to the heirs of their bodies, and that the manor is held of the king in chief as of the honour of Reylegh by the service of a moiety of a knight's fee, and the king has taken the homage of the said Robert for the manor.

By p.s. [5538.]

June 9.
Woodstock.

To the same. Order to cause John Mauduyt, son and heir of Thomas Mauduyt, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before the escheator, and the king has taken his homage for the said lands.

By p.s. [5559.]

To John de Kyngeston. Order to deliver to the said John the lands of the said inheritance that are in his custody by the king's commission.

By p.s.

June 13.
Woodstock.

To Thomas de Leyham and Marca his wife. Whereas the king lately granted to Marca the custody of the lands that belonged to Henry Dyve, tenant in chief, her late husband, which lands were in the king's hands by reason of the minority of John, son and heir of the said Henry, to hold during the minority of the said heir, rendering to the king the value of the said lands every year, and the king, on 4 September, in the first year of his reign, granted to William de Clynton, for his good service to Queen Isabella and to the king, so that he might remain more suitably in the king's service, the said value of the lands, to be received by the hands of Marca until the majority of the heir or until the king should provide him with 200*l.* of land yearly for life, as he and the said queen promised to do: the king therefore orders Thomas and Marca to pay the said value to William until further orders, notwithstanding any order of the king to the contrary directed to them under the seal of the exchequer.

By letter of the chancellor.

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*Membrane 22—cont.*May 14.
Woodstock.

To John de Louthre, escheator beyond Trent. Order not to intermeddle further with a messuage and two bovates of land in Stapelford, and to restore the issues thereof from 9 April, in the 3rd year of the reign, to Richard son of Richard de Herice, as John de Bolyngbrok, late escheator beyond Trent, returned to the king that he took the tenements into the king's hands because he found by inquisition that Richard de Herice, son and heir of Joan, late the wife of Hugh de Herice, at his death held the said lands in his demesne as of fee of the king as of the honour of Peverel by the service of a thirty-second part of a knight's fee, by whose death and the minority of Richard de Herice, his son and heir, the custody thereof pertained to the king, and that John de Stapelford entered the said tenements without taking any estate therein from Richard in his life, and so occupied them, and the king afterwards, at the prosecution of the said John, suggesting that Richard the father held the messuage and land of the said John by certain services, and that long before his death he rendered them into the hands of the said John, because the services were too burdensome, and that John thus entered and held the said lands until they were taken by John de Bolyngbrok as aforesaid, ordered the escheator to make inquisition hereupon, by which it was found that Richard the father held the said lands of the king as of the said honour by foreign service, and that he never rendered them to the said John, and that John never had any estate in them, and the king, on 9 April, in the 3rd year of his reign, took the homage of the said Richard son of Richard for all the lands that his father at his death held of the late king in chief, and ordered them to be delivered to him.

June 17.
Woodstock.

To the treasurer and barons of the exchequer. Order to discharge John de Offord, clerk, of the extent of the manor of Offord Daneys, co. Huntingdon, as the king committed to him the custody of the said manor, which belonged to Edmund Peverel, tenant in chief, and was in the king's hands by reason of the minority of Edmund's heir, to hold until the majority of the heir, rendering to the king yearly the extent thereof, and afterwards—upon its being found by inquisition taken by William Trussel, escheator this side Trent, that Edmund held no lands in his demesne as of fee of the king in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held certain lands in Scalleby of the heir of John Paynel of Rasen, a minor in the king's wardship, by the service of a moiety of a knight's fee, and that he held the manor of Offord Daneys of Richard Waleys and Eleanor, his wife, as of Eleanor's dower of the lands that belonged to Robert le Brus, her former husband, by the service of a knight's fee—the king ordered the said William to retain the said lands held of the heir in his hands until further orders, and not to intermeddle further with the manor.

June 20.
Woodstock.

To the same. Order to discharge and acquit John Wroth of the farms of the manors of Dylewe and Monynnton, co. Hereford, which they exact from him by summons of the exchequer, from 15 February, in the first year of the reign, provided that he shall answer to the king for the arrears of the said farms for the time that he had the custody of those manors, as the late king, on 15 July, in the 16th year of his reign, committed to the said John, his yeoman, the custody of the manors, which belonged to Nicholas de Audele, tenant in chief of the said king, and which Peter de Lymesye held for life, and which came into the late king's hands by the forfeiture of the said Peter, to hold until the majority of the said Nicholas's heir, then a minor in the late king's wardship, rendering to the said king 30*l.* a year, and the said king, on 6 July next following, granted to the said John the custody of the manors from Easter last past until the majority of the said heir, rendering to the said king 50 marks yearly, and the king, on 15 February, in the first year of his reign, committed the custody of the

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Membrane 22—cont.

said heir's lands to Roger de Mortuo Mari of Wyggemore, to hold until the majority of the heir, rendering the extent thereof to the king yearly.

MEMBRANE 21.

June 20. To the sheriff of Kent. Order to cause a coroner for that county to be
Woodstock. elected in place of Walter le Wyse, who is insufficiently qualified.

June 18. To the chamberlain of South Wales. Order to pay to Edmund de
Woodstock. Hakclut, constable of the castle of Dynnevor, the arrears of his fee for the custody of the said castle for the time during which he has been chamberlain there, and to pay the said fee henceforth until further orders, as has been done hitherto.

July 1. To William Trussel, escheator this side Trent. Order to cause the
Woodstock. king's hand to be amoved from the custody of certain lands in Little Stanbrigg, and to cause the said lands to be restored to Edmund fitz Simond of Godithestre and Sabina his wife, as it was lately found by inquisition taken by the escheator that William de Coumbe of Little Stanbrigg held the said lands at his death in his demesne as of fee of Robert son of Walter, whose heir is a minor in the king's wardship, by the service of $2\frac{1}{2}d.$ when a scutage runs, and that Joan, daughter of the said William, is his next heir and is aged seven years, and by another inquisition afterwards taken by the escheator—at the prosecution of the said Edmund and Sabina, shewing to the king that they had the custody of the said lands together with the marriage of the said Joan by sale from William le Parker, to whom Robert le fitz Wauter, grandfather of the said heir, granted them—it was found that the said William de Coumbe died on the day of St. Laurence, in the 19th year of the late king, the said Robert le fitz Wauter being then alive, and that Robert was seised of the custody of the said lands and of the body of the said Joan for three weeks, and that he granted the custody to William le Parker together with the marriage of the said Joan, and that the said William le Parker was seised of the custody and marriage from the time of the sale until 27 April, in the 4th year of the king's reign, when he granted them to the said Edmund and Sabina, to hold the custody until the heir's majority, and that Edmund and Sabina were seised of the custody until 12 October last, on which day it was taken into the king's hands by virtue of a writ [directed] to the escheator at the suit of certain persons asserting that William de Coumbe had died within the past year and held of the king in chief, and that it is in the king's hands for this reason, and that Joan is not yet married, wherefore the king afterwards ordered the escheator to cause John Wall of co. Essex, to whom the king had committed the custody of the said lands with the marriage of the said Joan, to appear in chancery on the octaves of Holy Trinity last to show cause why the king's hand should not be amoved from the custody of the said lands, and those lands delivered to the said Edmund and Sabina together with the body of the said Joan, and John appeared on the said day and gave no reason to the contrary.

To John Wall. Order not to intermeddle further with the custody of the above-mentioned lands, but to allow the said Edmund and Sabina to hold them as they were held before they were thus taken into the king's hands.

July 4. To the sheriff of Oxford and Berkshire. Order to cause necessary
Woodstock. sustenance to be found for the king's horses staying in that bailiwick and wages for their keepers. By the treasurer.

Vacated, because it was restored.

1332.

*Membrane 21—cont.*July 2.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause Stephen de Adyntone, merchant, to be paid 10*l.* 16*s.* 11½*d.*, due to him for a loan made to the king by the hands of Thomas de Betoigne and William le Coroner, late collectors of customs in the port of London, which the king promised to pay to him at Midsummer, in the second year of his reign, as appears by letters patent under the seal called 'coket' in Stephen's possession, or to cause him to have an assignment therefor, as he has besought the king to cause payment or satisfaction to be made to him. By C.

July 3.
Woodstock.

To the sheriff of Salop. Order to cause a verderer for the forest of Kynefare to be elected in place of Henry de Morf, deceased.

To the sheriff of Stafford. Order to cause a verderer for the forest of Kynefare, co. Stafford, to be elected in place of John de Perton, deceased.

July 10.
Woodstock.

To the sheriff of Wiltshire. Order to cause a coroner for that county to be elected in place of Nicholas Heved of Marlebergh, deceased.

July 8.
Woodstock.

To Robert Selyman, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the lands of the house of Fontevrault (*Fontis Ebroldi*) that Mary, nun of Ambresbury, of the said order of Fontevrault, held for life by demise of the abbess of that house or otherwise at the abbess's will, and to restore the issues thereof to the abbess, as the abbess has complained to the king that William Trussel, late escheator this side Trent, and his sub-escheators in the said counties have taken certain lands of the abbey thus held by the said Mary into the king's hands amongst other lands that Mary held for life of the king's inheritance, by reason of her death.

The like to the following escheators:

Roger Chaundos, escheator in cos. Gloucester, Worcester, Hereford, Salop, Stafford, and the marches of Wales.

Henry de Gulden, escheator in cos. Cornwall, Devon, Somerset, and Dorset.

July 14.
Woodstock.

To William de Northo, escheator in cos. Surrey, Sussex, Kent and Middlesex. Order not to intermeddle further with certain lands in Banstede and La Leghe, near Reygate, lately held by John de Bures, and to restore the issues thereof, as it is found by inquisition taken by the escheator that John held the lands of the king as of the manor of Banstede, which is in the hands of Queen Philippa, by the service of a knight's fee, and of rendering 2*s.* a year to the said manor, and of doing suit at the court of Banstede, and by the service of rendering 12*s.* yearly to the ward of Rochester castle, which is in the hands of Henry de Cobham, and that the said John held no other lands of the king in that bailiwick, and that John de Bures, his son, is his next heir, and is of full age.

July 13.
Woodstock.

To the treasurer and barons of the exchequer. Whereas lately at the prosecution of the executors of the will of John de Sandale, bishop of Winchester, by their petition before the king and council—shewing that whereas the goods and chattels of the said bishop at his death, to the sum of 5,022*l.*, which the late king caused to be taken into his hands by reason of the debts and accounts due to him from the bishop at his death, were delivered to the executors for the execution of his will, upon mainprize found by them at the exchequer that they would satisfy the said king for the debts that the bishop owed to him, so far as the goods would suffice, and the executors, after the late king had been satisfied for all such debts that could then be found to be owing to him, amounting to 2,000 marks, considering that they had free administration of the residue of the

1332.

Membrane 21—cont.

said goods and chattels, delivered certain jewels and other things of the said bishop, to the value of 195*l.*, to the late king, and paid divers sums of money to divers of the bishop's creditors, and to certain of his men for their robes that were in arrears to them on the day of the bishop's death for the preceding year, and for their own expenses in going to their own parts, and to divers chaplains and poor folk for the soul of the deceased, and for expenses for the funeral and the rendering of the accounts at the exchequer, to the sum of 760*l.*, for which sums and jewels the executors could obtain no allowance, because Walter, late bishop of Exeter, then treasurer, and Roger Beler, baron of the exchequer, by order of Hugh le Despenser, the younger, imposed that divers other debts were owing by the said bishop John to the late king, with which the executors assert they ought not to be charged, and they have besought the king to order them to have allowance for the aforesaid sums and jewels—the king ordered the treasurer and barons to inspect the said petition and to cause due allowance to be made to the executors for these payments, and afterwards, because they did not cause full allowance to be made to the executors, the king repeated the said order, and also ordered that if there were any reason why such allowance should not be made, the treasurer and barons should return the cause to the king in chancery, and they have signified to the king that they have not yet allowed certain particulars contained in four schedules sent by them into chancery, to wit 508*l.* 7*s.* 4½*d.* to the bishop's creditors, 75*l.* 6*s.* 4*d.* for robes for his household and for their expenses to their own parts, 47*l.* 7*s.* 0*d.* to the chaplains and poor for the bishop's soul, and 56*l.* 4*s.* 6*d.* for divers expenses in divers parts about the probate of the said will before the archbishops of Canterbury and York, and for the prosecution made before the late king for the said goods, because the king's order did not state what particulars ought to be allowed, wherefore the said executors have petitioned the king to provide a remedy: the king therefore orders the treasurer and barons to cause full allowance to be made to the executors for the sums contained in the said four schedules, which he sends back to them *sub pede sigilli*, notwithstanding that they made the payments from the said goods without order from the late king.

July 25.
Woodstock.

To the mayor and sheriffs of London. John de Middleton has shewn the king that whereas a presentment was lately made before Hervey de Staunton and his fellows, justices in eyre of the late king at the Tower of London, that a tenement that belonged to John de Guldeford in Soperislane in the parish of St. Anthony, London, escheated to the late king because the said John was a bastard, and died intestate, and the tenement was taken into the late king's hands by process held before the justices, and the late king granted the tenement to William de Couley by charter, and the said John de Middleton distrained in that tenement for 61*s.* a year, wherewith the tenement was charged to him by Geoffrey de Crouden, its former lord, and John Hamound, who holds the tenement of the gift and feoffment of the said William, replevied the distraint, and so a plea is pending before the mayor and sheriffs in the husting between John de Middleton and John Hamound regarding the distraint, and that although John de Middleton avowed the distraint to be just and reasonable because the tenement is charged to his distraint, nevertheless the mayor and sheriffs deferred proceeding further with the plea, because John Hamound alleged that he held the tenement of the gift of the said William, who had it by the grant of the late king, and that he ought not to answer in the plea without the king, wherefore John de Middleton has besought the king to provide a remedy: as it is found in the said presentment, which the king has caused to come before him in chancery, that John de Middleton, father of the said John de Middleton, received the said 61*s.* yearly from the tenement, the

1332.

Membrane 21—cont.

king orders the mayor and sheriffs to proceed in that plea until the final discussion of the same, provided that they do not proceed to render judgment without consulting him.

By C.

MEMBRANE 20.

July 6. To John de Blumvill, escheator in cos. Norfolk, Suffolk, Cambridge, Woodstock. Huntingdon, Essex and Hertford. Order not to intermeddle further with the lands of Ralph Hare of Honeweton, which were taken into the king's hands because he had not done his fealty to the king, as the king has taken his fealty for the lands that he holds of him.

July 8. To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Woodstock. Order not to intermeddle further with a messuage and 60 acres of land in Burgh, near Waynflete, and to restore the issues thereof to Eleanor, late the wife of Walter Bernak, as it is found by inquisition taken by William Trussel, late escheator this side Trent, that the said Walter at his death held no lands in his demesne as of fee of the king in chief, but that he held the said lands of the right and inheritance of Eleanor, his wife, who survives him, and that the lands are held of the heir of Philip de Orreby, a minor in the king's wardship, as of the manor of Candelesby by knight service; saving Eleanor's fealty to the king.

July 6. Thomas le Baker of Islep and John Godherte of Istlep, imprisoned at Woodstock. Oxford for trespass of vert and venison in the forest of Shottore, have letters to Robert de Ufford, keeper of the Forest this side Trent, or to him who supplies his place, to bail them until the coming of the justices for the pleas of the forest in co. Oxford.

July 6. To the sheriff of Lincoln. Order to cause a coroner for that county to Woodstock. be elected in place of John de Cotes, who has no lands in fee in that county, wherefore he is insufficiently qualified.

July 8. To the treasurer and barons of the exchequer, and to the chamberlains. Woodstock. Thomas de Useflete, clerk, keeper of the great wardrobe of the late king, has shewn the king that whereas he rendered his final account of the wardrobe, and delivered to the exchequer the names of those to whom the late and present king were indebted, and divers writs of *liberate* of the late king for the payment of certain sums to him from the treasury, and other writs of the king and his father for making payments to divers creditors are still pending unpaid in the exchequer, the treasurer and barons and chamberlains charge him with these sums paid by them by virtue of the said writs and cause him to be distrained to answer to the king for them, wherefore he has besought the king for a remedy: the king therefore orders the treasurer and chamberlains to examine the said writs and the payments made in the said office, and to deduct such payments from the sums contained in the writs, and to cause the writs to be thus endorsed, so that no further payment may be made by them. The king wills that the following method of satisfaction shall be observed for the debts still owing upon the said account: that before a payment or allowance be made, the sum to be paid shall be subtracted from the surplus contained in the account, and the creditor's bill or other deed for the debt shall be received, which shall be delivered at the king's receipt, and shall then remain condemned, and express mention shall be made in the exchequer rolls upon satisfaction that Thomas rendered an account of the matter. The king does not wish Thomas to be charged with any payments to any one upon the surplus of his account,

1332.

Membrane 20—cont.

or that any payment shall be made of any debt that is owed by that account without this order being observed, by pretext of any order directed or to be directed to the treasurer and barons and chamberlains. By C.

July 7.
Woodstock.

To the treasurer and barons of the exchequer. Order to cause the person supplying the place of dean of St. Mary's, Salisbury, and the chapter there to be discharged and acquitted of 174*l.*, charging Robert, bishop of Salisbury, with that sum, as the king lately ordered the said *locum tenens* and chapter by a writ of privy seal to cause to be delivered to Robert the said sum, which was in their custody from the issues of the temporalities of that bishopric, then in the king's hands, and which sum the king granted as imprest to Robert for the expedition of certain of his affairs, and the said *locum tenens* and chapter have delivered the said sum to Robert.

July 12.
Woodstock.

To the sheriff of Stafford. Order to cause a coroner for that county to be elected in place of Richard de Hampton, who is incapacitated by illness and infirmity.

July 10.
Woodstock.

To Robert Selyman, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the manor of Dunton, and to restore the issues thereof to Katherine, late the wife of Ralph de Bukelond, as it is found by inquisition taken by William Trussel, late escheator this side Trent, that Ralph at his death held no lands in his demesne as of fee of the king, but that he held the said manor of the right of his wife Katherine, who survives him, and that it is held in chief of the king by the service of a tenth part of a knight's fee; saving the homage of Katherine due to the king.

July 16.
Woodstock.

To Henry de Gulden, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order to cause dower to be assigned to Margaret, late the wife of John de Dynham, tenant in chief, from all the lands that the said John held in that bailiwick at his death, according to the extents of the lands made by William Trussel, escheator this side Trent, the tenors whereof the king sends to Henry *sub pede sigilli*, in the presence of John de Eltham, earl of Cornwall, to whom the king has committed the custody of two parts of the said lands until the majority of the heir, or in the presence of his deputy, upon her taking oath that she will not marry without the king's licence.

To the same. Like order to assign dower to the said Margaret from the knights' fees and advowsons of the said John.

July 12.
Woodstock.

To Robert Selyman, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with the lands of Thomas de la Beche, and to restore the issues, as it is found by inquisition taken by William Trussel, late escheator this side Trent, that Thomas at his death held no lands of the king in chief by reason whereof the custody of his lands ought to pertain to the king, but that he held a messuage and a hide of land in Benetfeld of Philippa, queen of England, as of the king's ancient demesne by the service of 4*s.* 11*d.*, and of doing suit at her hundred of Cokham from three weeks to three weeks, and 11 acres of land in the same town of the king's new assart, of the said queen, by the service of 5*s.* 11½*d.* a year, and divers other lands of other lords by various services, and that John de la Beche, brother of the said Thomas, is his next heir, and is aged sixteen years.

July 19.
Woodstock.

To Roger Chaundos, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford, and the adjoining marches of Wales. Whereas the late king, on 1 July, in the 17th year of his reign, granted to Thomas de Wynnesbury, for a fine of 30*l.*, the custody of the lands of William de Hokelton, tenant in

1332.

Membrane 20—cont.

chief in cos. Salop and Worcester, in the said king's hands by reason of the minority of William's heir, to hold until the majority of the said heir, together with his marriage, and the king—upon learning from Thomas that he had offered a suitable marriage to Walter, son and heir of the said William, after he had passed the age of fourteen years, and Walter did not consent to such marriage, but married elsewhere against Thomas's wish and contrary to the statute thereupon, and that Walter, although he has not completed his twentieth year, scheming to take away the profit of the custody from Thomas, has proved his age by pretext of a king's writ to take proof of his age directed to the escheator this side Trent by certain persons of his confederacy and affinity procured for this purpose, without Thomas being warned thereof, although such warning was testified, by pretext whereof Walter obtained seisin of the said lands,—ordered the sheriff of Salop to warn Walter to appear in chancery on the quinzaine of Midsummer last, which day the king had given to Thomas, to shew cause why the said lands should not be resumed into the king's hands and delivered to Thomas, and because Walter confessed that he had married without the consent of the king or of Thomas, the king ordered the escheator to cause the said lands to be resumed into the king's hands, and to keep them safely until further orders: the king now orders him to cause the said lands to be delivered to Thomas, together with their issues.

July 1.
Woodstock.

To Richard de Wylughby and his fellows, justices to hold pleas before the king. Whereas at the prosecution of Thomas son of Peter de Breous', by his petition before the king and council in parliament, suggesting that in the matter then pending before the king between the said Thomas and Alina, late the wife of John de Moubray, for the manors of Grenestede, Wassington, and Fyndon, with the advowson of the church of Fyndon manor, by the pretext of certain fines levied in the court of Edward I. whereof the king lately caused a transcript to come before him, it had proceeded so far as the rendering of judgment, the king ordered the justices then appointed to hold pleas before him that if the matter did not touch the king, they should proceed to render judgment, calling in other justices if necessary, and Thomas has besought the king that as the said Alina has died whilst the matter was pending, and that now it is proceeded in the said matter between him and John son of John de Moubray as far as the rendering of judgment, he will order the rendering of judgment to be proceeded to, as before: the king therefore orders the justices to proceed to render judgment, if the matter do not touch him, calling in other justices if necessary, certifying the king if there be any reason why they cannot proceed to render judgment.

July 22.
Woodstock.

To the treasurer and barons of the exchequer. Order to discharge and acquit Ralph de Brok of a rent of 6*l.* 0*s.* 3*d.* issuing from certain lands in Chesham for Easter and Michaelmas terms last, which rent the king committed to him, on 7 February, in the 5th year of his reign, which lands Simon de Bereford, late the king's enemy, held for the term of twelve years of the demise of John de Blomvill, whereof three years had elapsed at the feast of St. Hilary then last past, as appears by an inquisition taken by Thomas de Gergrave and Thomas de Hemyngford, to hold until the end of the said term, so that Ralph should pay the rent to the exchequer every year until the end of the term, and Ralph has besought the king to pardon him the arrears of the rent of the time that he has so held it, and to allow him to hold the rent henceforth until the end of the term without paying anything to the king; and the king, in consideration of Ralph's good service, has pardoned him the said rent for Easter and Michaelmas terms last: provided that he answer to the king for other arrears of that rent and for the rent itself after Michaelmas next.

By p.s. [5657.]

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MEMBRANE 19.

July 27.
Woodstock.

To Henry le Gulden, escheator in cos. Somerset, Dorset, Devon, and Cornwall. Order to amove the king's hand from two ferlings of land in Buddele, and from the port of Oteryth with the fishery there, and to stay the distraint levied on the abbot of Mont St. Michel through his prior of Oteryton for the maintenance of a chantry at Oteryton and the distribution of alms there, and not to intermeddle further therewith, restoring the issues, as William Trussel, late escheator this side Trent, has certified the king that he did not take the tenements into the king's hands, but that Robert Selyman, the late escheator, delivered them to him at the time of his substitution in that office, asserting that one ferling was in the king's hands by reason of a trespass made by the abbot, by his prior of Oteryton, in appropriating it from Thomas le Brode, and in appropriating the port and fishery after the publication of the statute of mortmain, and that the other ferling of land was in the king's hands by reason of the alienation that the abbot made thereof to Nicholas Heraud, and that he distrained the prior as aforesaid because he found by memoranda of the time of Simon de Bereford, late escheator this side Trent, that Simon asserted that he found by inquisition of office that king John founded the priory of Oteryton for the souls of his progenitors and ordained four monks there for celebrating divine service there and for distributing to the poor coming there every week bread to the value of 16s., and that the said king gave to the monks for the maintenance of the said chantry and alms the manors of Oteryton, Sydemuth, and Buddele, which are worth 100*l.* a year, and that the said chantry and alms were withdrawn for some time to the king's prejudice; and the king afterwards—at the prosecution of the prior, asserting that the abbots of the said place had always been seised of the land, port and fishery from time out of mind, and that they had not acquired any lands in Buddele from the said Thomas, either before or after the publication of the statute of mortmain, and that the manors were conferred upon the church of Mont St. Michel and upon the monks there by William the Conqueror, to be held in frankalmoin quit of all burdens—ordered William Trussel, then escheator, to take an inquisition concerning the premises, and it is found thereby that the abbot did not appropriate the ferling, port and fishery as supposed above, but that he and his predecessors were seised thereof from time out of mind by reason of their manors aforesaid, and that he did not alienate to Nicholas any part of the manor of Buddele, which is held of the king in chief, and that the said manors were conferred upon the church of St. Michel as aforesaid without any charge for chantries or alms in the priory, and it is contained in a certificate of the treasurer and barons of the exchequer sent into chancery that William I. granted the manor of Oteryton to the abbey of Mont St. Michel in Normandy, and that Henry I. gave the manor of Buddele to the said abbey in frankalmoin in exchange for the church of Chausie, which he gave to the abbey of Radynges when he founded it.

July 26.
Woodstock.

To Roger de Baukwell and Henry de Fenton, justices to take assizes in co. Leicester. William Brabazoun, knight, has shewn the king that whereas he arramed an assize of novel disseisin against William Ammory, chaplain, and Eustace Folvyll and others concerning tenements in Sproxton, and that the justices have deferred proceeding to take the assize because the sheriff of that county alleged before them that he took the tenements put in view in the original writ, to wit two messuages, $3\frac{1}{2}$ bovates of land and $3\frac{1}{2}$ acres of meadow, into the king's hands by virtue of a writ of privy seal directed to him to take all the lands of the said Eustace into the king's hands, wherefore William Brabazoun has besought the king to provide a remedy: the king therefore orders the justices to proceed to take the said assize, notwithstanding the said allegation, provided that they do not proceed to render judgment without consulting the king. By C. on the information of the chancellor.

1332.

*Membrane 19—cont.*Aug. 2.
Wigmore.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Order not to intermeddle further with the manor of Skirlyngton, and to restore the issues thereof to the prior of Bridlyngton, as the prior has shewn the king that the escheator has taken it into the king's hands, pretending that the issues and profits of the manor pertain to the king by reason of the cession of brother Peter de Wyverthorp, the late prior, for the time of the last voidance of the priory, wherefore he has besought the king to provide a remedy, and the king makes this order because it was found by inquisition taken by Thomas de Burgh, the late king's escheator beyond Trent, that neither the late king nor his predecessors nor any other chief lords of the priory from time out of mind ever had any custody of the priory or of its possessions during voidance, or received any of the issues.

To William de Clynton, justice of Chester, or to him who supplies his place. Order not to intermeddle further with the manor of Littelbarwe, in that county, and to restore the issues thereof to Adam de Moldeworth, if he ascertain that Adam acquired the manor from Hugh le Despenser, late earl of Winchester, three years before he was adjudged to death, notwithstanding the king's order to resume it into the king's hands, as Adam has shewn the king that, although the justice delivered to him the manor and issues in execution of the king's former order [*as at page 377 above*], the manor has been again taken into the king's hands by virtue of an order of the king to resume the manor into his hands, which was sent to the justice at the suggestion of certain persons who asserted that the manor belonged to the said Hugh on the day of his forfeiture, and that it ought therefore to pertain to the king by reason of his forfeiture, concealing the truth as to Adam's right, wherefore Adam has besought the king to provide a remedy. By C.

July 28.
Campden.

To Henry de Gulden, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order to deliver to Sibyl, late the wife of John de Mohun, tenant in chief, the following of John's knights' fees, which the king has assigned to her as her dower: a fee in Bratton Clavyle, co. Devon, which Walter de Meriot holds, extended at 100s.; two fees in Gatepath, in the same county, which James Boulay and Robert Bealemersh hold, extended at 40s.; a moiety of a fee in Hiwish, in the same county, which Henry Tremenet holds, extended at 2 marks; a moiety of a fee in Tokereuwe, in the same county, which John Burnel holds, extended at 20s.; a fee in Langfordestret, which the heir of Roger de Moeles holds, extended at 10*l*.; the fourth part of a fee in Monketon, in the same county, which John de Careu (*Tareu*) holds, extended at 100s.; a fee in Marneslegh, in the same county, which John de Careu (*Tareu*) holds, extended at 10*l*.; a moiety of a fee in Lirewell, in the same county, which Bartholomew de Lirewell holds, extended at 20s.; the fourth part of a fee in Bridewyk, in the same county, which the heirs of William Malet hold, extended at 33s. 4*d*.; a moiety of a fee in Avele, co. Somerset, which Geoffrey de Avele holds, extended at 10*l*.; the fourth part of a knight's fee in Ouele Cnolle, Linch and Lamham, in the same county, which William Everard holds, extended at 15*l*.; the fourth part of a fee in Lallikesberugh Everard, Woketrowe and Alvernecote, co. Dorset (*sic*), which Walter Meriot holds, extended at 100s.; a moiety of a fee in Lollekesburgh Piket, in the same county, which the abbot of Clyve holds, extended at 40s.; a fee in Wescantokeshurst, in the same county, which Roger atte Walle and William Pavely hold, extended at 10*l*.; a moiety of a fee in Ayly, in the same county, which John de Bures holds, extended at 15*l*.; a fee in Shoreve-ton, in the same county, which Margaret de Botriax holds, extended at 20*l*.; a fee in Worlach, in the same county, which Nicholas de Barton holds, extended at 10*l*.; two parts of a fee in Thornefagoun, in the same county, which William de Thorne holds, extended at 15*l*.; a fee in Badialton and

1332.

Membrane 19—cont.

Dodelond, in the same county, which William de Pouleshull and Hilary de Badiatton hold, extended at 100s.; a moiety of a fee in Hethfeld Columbers, in the same county, which Philip de Columbers holds, extended at 100s.; a moiety of a fee in Stapelton, in the same county, which Emma de Stapelton holds, extended at 100s. yearly.

Aug. 2.
Hanley.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to account with John, bishop of Winchester, for his wages in going to parts beyond sea, whither the king sent him for certain arduous affairs touching the king, and to cause him to be paid 5 marks a day from 27 April last, when he set out, to 6 June following, when he returned, and his expenses for his passages and for sending envoys to the king.

Aug. 5.
Wigmore.

To Thomas de Foxle, constable of Wyndesore castle. Order to admit Thomas le Saucer of Walyngford, chaplain, to celebrate divine service in the chapel of that castle every day among the other chaplains of the king, in the place of William de Coventre, receiving the same wages from the exchequer as William used to receive.

July 24.
Woodstock.

To the justices of the Bench. Bona, late the wife of Thomas fitz Bernard, has shewn the king that whereas she, by the king's writ against Thomas Blaket, keeper of the land and heir of John Blaket, tenant in chief, demanded before them a third part of two parts of the manor of Adyngton, co. Buckingham, as her dower from the freehold of the said Thomas fitz Bernard, and the said Thomas Blaket alleged that he held the custody of the said lands, which were in the king's hands by reason of the minority of the heir of the said John, until the majority of the said heir by the king's letters patent, and that he ought not to answer therefor without consulting the king, by pretext whereof the justices deferred proceeding in the plea, wherefore she has besought the king to provide a remedy: the king therefore orders them to proceed in the plea, and to render justice to the parties notwithstanding the said allegation.

By p.s. [5675.]

MEMBRANE 18.

July 10.
Woodstock.

To the sheriff of Northampton. Order to deliver to Thomas Blome of Peterborough, clerk, all his lands, goods and chattels, which were taken into the king's hands on his being indicted before the justices of gaol delivery at Peterborough for the theft of a horse at Pappelle, valued at 5s., and of divers pieces of cloth valued at 3s. stolen from Thomas de Pappelle, as he has purged his innocence before H. bishop of Lincoln, the diocesan, to whom he was delivered by the justices in accordance with the privilege of the clergy.

To William de Tatham, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Order not to intermeddle further with a rent of 10*l.* in Beverle, Scoureburgh, Besewyk, Fosseton, Nafferton, Louthorp, Alburn, Fyvele, Tweng, Sixindale, Killum, and Brunneby, co. York, which the late king, on 24 November in the 18th year of his reign, assigned to Mary, late wife of Aymer de Valence, earl of Pembroke, tenant in chief, amongst other lands, as her dower, which rent was lately taken into the king's hands, together with a rent of 20*l.* from the same towns, by virtue of a writ directed to the escheator beyond Trent, because certain persons had occupied the rent, which was in the king's hands by reason of the minority of David de Strabolgi, kinsman and co-heir of the said Aymer.

July 8.
Woodstock.

To the treasurer and barons of the exchequer. Whereas the late king, on 28 November, in the 12th year of his reign, committed to Thomas de Ousthorp the custody of the lands in Santon, co. Lincoln, that belonged to

1332.

Membrane 18—cont.

John de Eboraco, tenant in chief, which were in the king's hands by reason of the minority of John, son and heir of the said John, to be held until the majority of the heir, rendering to the late king 5 marks a year; and the king on 26 March last took the homage of the said heir for the lands that his father held in chief at his death, and ordered the lands to be delivered to him: the king therefore orders the treasurer and barons to cause the demand made by the sheriff of the said county on the lands for arrears of the said 5 marks, from the time when the said Thomas had the custody to be superseded, and the said John son of John to be discharged and acquitted thereof, provided that the said arrears be levied from Thomas's lands and goods for the king's use.

Dec. 29.
Beverley.

* To John de Louthre, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Order not to intermeddle further with the lands of Oliver de Serleby, and to restore the issues, as it is found by an inquisition taken by the escheator that the said Oliver held no lands of the king in chief at his death by reason whereof the custody of his lands ought to pertain to the king, but that he held divers other lands of other lords by various services, and that Oliver de Serleby, his son, is his next heir and is aged ten years.

July 20.
Woodstock.

To Henry de Gulden, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order not to intermeddle further with the lands of John son and heir of John de Perham, as it is found by inquisition taken by William Trussel, late escheator this side Trent, that the said John held no lands of the king in chief at his death by reason whereof the custody of his lands ought to pertain to the king, and that Thomasia, his sister, is his next heir and is of full age.

July 21.
Woodstock.

To the treasurer and barons of the exchequer. Order to discharge John Moryn, son and heir of Robert Moryn, of 30% of the debts of the said Robert of the time when he was the late king's sheriff of Warwick and Leicester, as the king has pardoned him this sum at the request of John Mordak.

By p.s. [5650.]

July 28.
Camden.

To the same. Order to allow to John de Wyndesore, whom the king on 20 December, in the 4th year of his reign, appointed keeper of the exchanges of London and Canterbury during pleasure, such wages from the said date for himself and his servant of those exchanges as have been allowed to other keepers of the same.

July 28.
Woodstock.

To Anthony de Lucy, justiciary of Ireland. Order to cause Robert de Scardeburgh and John de Graunsete, who lately came from Ireland to the king upon the king's affairs concerning the condition of Ireland, and who are now about to return, to have some remuneration for their expenses, by the advice of the chancellor and treasurer of that land.

By K. and C.

July 24.
Woodstock.

To the justiciary, chancellor, and treasurer of Ireland. Order to cause 2,000 quarters of wheat, 4,000 quarters of oats, 500 quarters of beans and pease, and 1,500 loads of hay to be bought and provided in places where the king may be most served and the people least harmed, from the issues of that country and from other money that the king will cause to be sent to them, and to cause the provisions to be kept until the king's arrival, or until further orders, as the king needs a great supply of victuals for the maintenance of himself and those who are coming with him to Ireland,

* The escheator's name and the date of this order are written, in different coloured ink, on erasures. As the king was at Beverley at this date in 1332, and not in 1331, it is clear that the order bears date December 1332. It seems that the enrolment of an order to the same effect dated in July has been made to serve for the December order.

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Membrane 18—cont.

whither he has ordained to come at Michaelmas next for the reformation of the estate of Ireland and the repulse of his Irish enemies and rebels who have heretofore occupied his lands, possessions and goods and those of his subjects by hostile attacks, and who daily occupy them by force. By K.

To Robert de Sapy, constable of St. Briavels castle and keeper of the land and honour of St. Briavels. Order to cause 500 pieces of iron and 5,000 horse-shoes with their nails to be bought and provided out of the issues of that bailiwick, which horse-shoes, etc. the king needs for his approaching expedition to Ireland, and to cause them to be brought to Bristol and delivered by indenture to the mayor of that town to be kept until further orders, so that they shall be there at Michaelmas next. The king has ordered the mayor to receive them.

By K. and C.

Mandate in pursuance to the mayor of Bristol.

By K. and C.

Aug. 4.
Hanley.

To the justiciary of Ireland, or to him who supplies his place. Order to cause execution against any magnates of Ireland who may be imprisoned for felonies committed by them to be stayed until the king's arrival in that country, or until further orders, as the king has granted to brother Roger Outlawe, prior of the Hospital of St. John of Jerusalem in Ireland, power to treat with the English and Irish about coming into the king's peace and favour.

By K. and C.

Aug. 4.
Hanley.

To the archbishop of Cashel. Writ of aid in favour of the aforesaid prior in the matter aforesaid.
[*Fædera.*]

By K.

The like to the following, '*mutatis mutandis*':

William de Burgo, earl of Ulster.

Maurice de Rupe Forti,

Eustace le Poer,

John le Poer,

Raymond Lercedeakne,

Walter Lenfaunt,

Gerald de Sancto Michaele,

John de Wellesleye,

Henry Traharn,

} knights.

David son of David de Barry,

Maurice son of Nicholas,

David son of Alexander de Rupe,

Fulk de Fraxineto,

William de Rupe Forti,

Thomas Wogan,

} esquires.

[*Ibid.*]Aug. 4.
Hanley.

To the sheriff of Dublin. Order to cause proclamation to be made that the king has given power to the aforesaid prior to treat with those wishing to come into the king's peace, and that no one shall molest them whilst coming to treat, etc. as the king has granted safe-conduct to all who wish to treat.

By C.

[*Ibid.*]

The like to the following:

The sheriff of Uriel.

The sheriff of Meath.

The sheriff of Kildare.

The sheriff of Waterford.

The sheriff of Cork.

1332.

Membrane 18—cont.

The sheriff of Lymerick.
 The sheriff of Connaught.
 The steward of the liberty of Ulster.
 The steward of the liberty of Trym.
 The steward of the liberty of Carlow (*Catherlach*').
 The steward of the liberty of Kilkenny.
 The steward of the liberty of Weyseford.
 The steward of the liberty of Typerary.
 The steward of the liberty of Kerry. [*Ibid.*]

MEMBRANE 17.

July 28. To Robert Selyman, escheator in cos. Wilts, Southampton, Oxford,
 Woodstock. Berks, Bedford and Buckingham. Order not to intermeddle further with
 the lands of Thomas Golafre, and to restore the issues thereof, as it was
 found by inquisition taken by William Trussel, late escheator this side Trent,
 that Thomas at his death held the manor of Burybluntesdon, co. Wilts, of
 queen Philippa in free socage, and the manor of Berchlesden, co. Oxford, of
 Robert de Insula by certain services, and that he held no lands of the king
 in chief at his death by reason whereof the custody of his lands ought to
 pertain to the king, and that John Golafre, his son, is his next heir
 and is of full age.

To William Trussel, late escheator this side Trent. Order to restore the
 issues of the said land.

To Simon de Hereford, William de Gastrik and other men of the
 township of Westrasen, co. Lincoln. Order to cause to be delivered
 to Margaret de Daventre, the king's nurse, all her goods and chattels
 that were taken and occupied by them, or their value if they be not
 in existence, as the king lately ordered the sheriff of Lincoln to cause
 to be restored to Margaret all her goods, which had been taken into
 the king's hands by Simon, William, and other men of that town, because
 Henry de Throp, her late husband, was charged with slaying Nicholas
 son of the aforesaid Simon [*as at page 460 above*], and the sheriff
 signified to the king that he had delivered to her goods and chattels to the
 value of 25*s.* 4*d.* from the said goods and chattels that came to Simon's hands,
 and that other of her goods and chattels taken by Simon and others of the
 said town had been eloigned, and the king thereupon ordered the sheriff to
 cause an inquisition to be taken concerning the goods thus eloigned, and it
 is found thereby that Simon, William, and other men of the town took and
 occupied divers goods and chattels of Margaret's to the value of 62*l.* 9*s.* 7*d.*
 in parcels. They are enjoined to so conduct themselves in this behalf that
 it may not behove the king to apply a heavier hand.

By p.s.

Et erat patens.

July 24. To the sheriff of Gloucester. Order to cause a coroner for that county
 Woodstock. to be elected in place of Jocus de Reiny, the elder, deceased.

Aug. 5. To the treasurer and barons of the exchequer, and to the chamberlains.
 Hanley. Order to audit the account of Peter Bernard de Pynsoles, the king's
 serjeant-at-arms, and cause him to have payment of what they find to be
 due to him for his expenses when he was sent by the king for the expedition
 of certain affairs in Aquitaine, Spain, and Navarre, when the king caused
 10 marks to be paid to him from the treasury towards his expenses, as he
 has besought the king to cause his account to be audited and paid. By C.

Aug. 8. Hugh de Stretle, parson of the church of Staunton St. John's, imprisoned
 Hanley. at Oxford for trespass of venison in Shottore forest, has letters to Robert
 de Ufford, keeper of the Forest this side Trent, to bail him until the
 next assize.

1332.

*Membrane 17—cont.*Aug. 17.
Dudley.

To Gilbert Talebot, justice of South Wales, or to him who supplies his place. Order to deliver certain lands in the commote of Penarth, to wit a third of a gwestfa (*westvae*) in Gwynwill, to Robert Clement, as it was found by an inquisition taken by the justice that Ellen Wergh Mereduk, daughter and heiress of Wenthlana Wergh Mereduk Ap Oweyn, after the death of the said Wenthlana, her mother, who held the lands in fee, entered the said lands as her inheritance and held them till Geskinus de Beauflur, late steward of Cardiganshire, ejected her by the order of Roger de Mortuo Mari, then justice of Wales, and took the lands into the king's hands at Michaelmas, in the third year of the reign, and that the said Ellen did not release her right in the lands, and that they are held of the king by certain services, and afterwards by another inquisition, taken by the justice at the suit of Robert Clement, who alleged that the land was parcel of the commote of Penarth, in 'Cardiganshire,' which he holds by charter of Edward I. exhibited by him in chancery, and at Wenthlana's suit it was found that the said land of Gwynwill, which contains a messuage and 40 acres of land, is parcel of the commote, and that Geoffrey Clement, to whom Edward I. granted the commote, died seised of the commote and land, and that after his death his son Geoffrey held them all his life, and that Robert, his brother, is his heir, and entered them after his death, and was seised thereof until the said Roger removed him thence without process and judgment, and that Ellen has no right in the land, and never was seised of it, wherefore the king ordered the justice to cause Ellen to appear in chancery on the quinzaine of the Nativity of St. John the Baptist last, to shew cause why the land should not be delivered to Robert, and she did not appear, and the treasurer and chamberlains certified the king in chancery that, after a scrutiny of the muniments in the treasury, they found nothing touching the said commote and land.

Aug. 15.
Dudley.

To Richard de Grey and his fellows, keepers of the county of Derby and justices of oyer and terminer there. Whereas the king, because Master Philip de Turvill, John de Kynardeseye, Master John Clarel, archdeacon of Stafford, Master Richard de Averyng, archdeacon of Chester, Master Gilbert de la Bruere, William de Leicestre and Nicholas Teynterel, who were indicted before the said justices for receiving and maintaining outlawed felons, and were put in exigent to be outlawed in that county because they did not appear, found mainpernors, to wit Ralph Basset of Drayton, William Trussel, the elder, Baldwin de Frevill, knights of the county of Stafford, John de Leicestria, clerk, of co. Leicester, John de Hampton of co. Southampton, and Michael de Wath, clerk, of co. York, who undertook to have them before the justices on the day on which the exigent was returnable, and the king ordered the sheriff of Derby to supersede the exigent and outlawries, and they have now complained to the king that the justices intend taking the said Philip and the others aforesaid by virtue of an order of the king sent to them for taking all malefactors indicted before them and imprisoned in co. Derby, who are permitted to go out of prison without any order of the king by the sheriff and the keepers of the prisons, and other malefactors whom the sheriff ought to have attached, and allows to go at large: the king therefore orders the justices to cause the arresting of Philip and the others to be superseded during the said mainprise, as the king does not wish them to be molested by reason of the said order.

By p.s.

MEMBRANE 16.

July 24. To Thomas Daniers, escheator of Chester. Order not to intermeddle
Woodstock. further with 10 acres of land in a certain plot of land called 'Overmersh,'

1332.

Membrane 16—cont.

as the escheator has signified that he took them into the king's hands because it was found by inquisition of office that the said plot, of which a part is in the manor of Codyngton and is of the soil of Ralph le Botiller, and in which plot the earls of Chester were accustomed to have an easement, to wit that all men from Wales or elsewhere coming to the king's peace in time of war, could lodge there for a year and a day without fixing nails (*clavorum fixura*), and that Ralph approved to himself one part of the plot by licence of the earl, by a fine made with him, and because the said Ralph approved to himself 10 acres in that plot beyond the first approvement, without obtaining a licence; and the king afterwards learned from Ralph that he had not approved himself of the said 10 acres beyond the first approvements, but that they are part of the plot whereof he approved himself by licence, and by a further inquisition it was found that Ralph had approved himself of nothing beyond the first approvements, and that the said plot is sufficient for making lodgements in time of war, notwithstanding the approvement.

July 24.
Woodstock.

To the sheriff of York. Order to cause archers to be chosen to help the king on his approaching expedition to Ireland next Michaelmas, to the number underwritten by the advice of the following persons or their deputies: Ralph de Nevill, 100; William le Latimer, 40; John Marmyon, 20; Geoffrey le Scrop, 30, so that the said archers may be ready and sufficiently provided to set out with the king on his expedition to Ireland, at his wages, when warned by the said Ralph, William, John, and Geoffrey, whom the sheriff is ordered to warn to be present at the election of the said men at the days and places fixed by him, and if they do not appear, the sheriff is to cause the election to be made, and he is to inform the king of the names of the archers thus chosen.

By K.

The like to the following, for the numbers following, to be chosen by the men named below:

- | | |
|---|---|
| The sheriff of Lincoln for 160 archers, | { Ebulo Lestraunge, 80.
John de Wylughby, 40.
John de Multon, 40. |
| To the sheriff of Kent for 260 archers, | { William de Clynton, 200.
Hugh Daudele, 60. |
| To the sheriff of Stafford for 130 archers, | { James Daudele, 80.
Roger de Swynnerton, the father, 50. |
| To the sheriff of Hertford for 40 archers to be elected by the advice of Roger de Grey. | |
| To the sheriff of Northampton for 100 archers, by the advice of John de Verdoun. | |
| To the sheriff of Nottingham for 60 archers, by the advice of John Darcy. | |
| To the sheriff of Sussex for 200 archers, by the advice of Richard, earl of Arundel. | |
| To the sheriff of Norfolk for 60 archers, by the advice of Robert de Morleye. | |
| To the sheriff of Suffolk for 20 archers, by the advice of Robert de Ufford. | |
| To the sheriff of Essex for 80 archers, by the advice of Robert de Ufford. | |
| To the sheriff of Warwick for 100 archers, by the advice of Thomas, earl of Warwick. | |
| To the sheriff of Salop for 100 archers, by the advice of John de Cherleton. | |
| To the sheriff of Lancaster for 60 archers, by the advice of Henry de Lancastria. | |

1332.

Membrane 16—cont.

To the sheriff of Oxford for 60 archers, by the advice of the earl of Oxford.

To the sheriff of Cornwall for 80 archers, by the advice of the earl of Cornwall.

To the sheriff of Gloucester for 100 archers, by the advice of Thomas de Berkele.

To the sheriff of Somerset and Dorset for 140 archers, by the advice of William de Monte Acuto.

To the sheriff of Hereford for 60 archers, by the advice of William de Monte Acuto.

July 25.
Woodstock.

To Antony de Lucy, justiciary of Ireland. Order to cause all ships now in Irish ports or coming to those ports suitable for the king's passage to Ireland and for the carriage of victuals and other things to be arrested and brought to Holiheved in Wales by the morrow of the Nativity of the Virgin Mary next, to serve for the king's approaching expedition to Ireland at Michaelmas, and to cause agreement to be made with the masters of the ships and their keepers concerning the freight of the ships, and to see that the ships are sufficiently provided with hurdles, bridges and other necessities, and to cause the masters and keepers of the ships to be satisfied for their freight.

By K.

[*Fœdera.*]

MEMBRANE 15.

Aug. 17.
Dudley.

To Matthew Broun, escheator in cos. Lincoln, Northampton, and Rutland. Whereas John Pecche and Eleanor his wife lately demanded before the justices of the Bench against Roger de Quilly a third part of the manor of Dounton in Ardern, co. Warwick, as Eleanor's dower, which belongs to her from the freehold of Ralph de Gorges, her late husband, and Roger alleged in pleading that one John Lovel, lord of Tichemerssh, granted the manor by charter to Hugh de Quilly for life, with remainder to Roger and the heirs of his body, and he vouched John, son and heir of John Lovel, a minor in the king's wardship, to warranty herein; and it was considered that the said John and Eleanor should recover seisin against the said Roger, and that Roger should have the value of the dower from the heir's lands in the king's hands; and afterwards at Roger's prosecution, by his petition before the king and council in parliament, beseeching the king to cause an assignment to be made to him from the said lands to the value of the dower, the king ordered the escheator and Robert Selyman, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford, and Buckingham, to cause John de Benteley, who holds some of the lands of the said John Lovel in that bailiwick, and John de Haudlo, who holds other of the said lands in the bailiwick of Robert Selyman, by the late king's commission, to appear in chancery on the morrow of St. Peter ad Vincula last to show cause why an assignment should not be made to Roger for the said dower; and they appeared and gave no such reason why such an assignment should not be made: the king therefore orders the escheator to cause 11*l.* 6*s.* 8*d.* yearly to be assigned to the said Roger from the lands that John de Benteley holds of the said inheritance and from the other lands of the inheritance in that bailiwick, in the presence of John de Benteley, according to the true value of the manor of Dounton, which is worth 34*l.* a year according to the extent taken by the sheriff of Warwick, saving the right of the heir when he come of age.

Aug. 11.
Wigmore.

Henry de Musters, imprisoned at Notingham for trespass of vert in Shirewode forest, has letters to Ralph de Nevill, keeper of the Forest

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Membrane 15—cont.

beyond Trent, or to him who supplies his place in Shirewode forest, to bail him until the arrival of the justices for pleas of the Forest in co. Nottingham.

Aug. 17.
Dudley.

John Steynware of Southwell, John Shire of Southwell, John Angeine of Eddyngley, Robert Gobet of Eddyngley, John Drenge of Eddyngley, John del More of Eddyngley, Henry atte Halle of Eddyngley, Roger Freman of Eddyngley, Roger Asselyn of Halum, Sewal le Parker of Halum, Hugh Wakeman of Halum, Richard de Walesby of Halum, Thomas le Shepherd of Farnesfeld, John Horssho of Farnesfeld, John le Rymour of Farnesfeld, Robert Kemyldre of Farnesfeld, and Alan Hudson of Farnesfeld, imprisoned at Nottingham for trespass of vert in Shirewode forest, have letters to Ralph de Nevill, keeper of the Forest beyond Trent, or to him who supplies his place in Shirewode forest, to bail them until the arrival of the justices for pleas of the forest in co. Nottingham.

July 24.
Woodstock.

To the sheriff of York. Order to pay to Hugh Treganon, doorkeeper of the king's chamber, the arrears of his wages for the keeping of the water of Fosse at York, from 20 March, in the 5th year of the king's reign, and to pay the said wages henceforth, as the king on that day granted to Hugh the said custody, which Simon de (*sic*) Lagheman, who held it by grant for life from the late king, demised to him for the term of Simon's life.

By p.s.

Sept. 11.
Westminster.

To the sheriff of Somerset. Order to cause a coroner for that county to be elected in place of John Torvey of Wolveryngton, who is insufficiently qualified.

Sept. 11.
Westminster.

To the sheriff of Cornwall. Order to deliver to John Gada, clerk, his lands, goods, and chattels, which were taken into the king's hands on his being indicted before John de Stonore and his fellows, justices of oyer and terminer in that county, of the death of Andrew de Cuguliek, as he has purged his innocence before J. bishop of Exeter, the diocesan, to whom he was delivered by the said justices in accordance with the privilege of the clergy.

Sept. 14.
Westminster.

To Anthony de Lucy, justiciary of Ireland, or to him who supplies his place. Order to cause Joan, late the wife of Roger de Mortuo Mari, earl of March, to have full restitution of the liberty of Trym, notwithstanding the grant mentioned below, which she has restored to chancery to be cancelled, as the justiciary has certified the king that he took it into the king's hands by pretext of an order of the king directed to him to resume into the king's hands the lands and liberties granted to anyone from the time when the king undertook the government of the kingdom, because the liberty was granted to the said Roger and Joan by the king, and now Joan, by her petition before the king and council, has shewn that the said liberty was taken into the late king's hands by reason of an erroneous consideration made by Alexander, archbishop of Dublin, and his fellows, justices in eyre in co. Meath, in Ireland, against the said Roger and Joan when they were in prison in England, by the late king's writ of *quo warranto* concerning their claim to hear at Trym common pleas every year and pleas of the crown, of rape, arson, forstalment, and treasure trove, and other pleas, and the liberty was annexed to the said county of Meath as gildable, and this judgment was afterwards annulled before the king as erroneous at the prosecution of the said Roger and Joan, and she has besought the king to order the liberty to be restored to her, notwithstanding the said grant and order, and after the record and process before the said justices, which the king caused to come before him, had been recited and examined, it was considered before

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Membrane 15—cont.

the king that the judgment should be revoked as erroneous, and that Roger and Joan should have restitution of the liberty, and the justiciary of Ireland of that time was ordered to put them in seisin, as appears by the record and process before the king, which the king has caused to come before him in chancery.
By K. and by pet. of C.

Sept. 19. To the sheriffs of London. Order to pay to Bertram de la More, Canterbury. the late king's serjeant-at-arms, 10 marks from Michaelmas next from the ferm of the city of London, as the late king granted this sum to Bertram for his good service, to be received yearly for life from the said ferm by the hands of the sheriffs of the city for the time being.

Aug. 27. To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Feckenham. Berks, Bedford, and Buckingham. Order not to intermeddle further with the temporalities of the abbey of Abyndon, which he has taken into the king's hands on the death of Robert de Gereford, the late abbot, and to allow the prior and convent to have full administration of its temporalities, and to restore the issues to the said prior and convent, provided that he take a simple seisin within the gates of the said abbey in the name of the king's lordship in the present voidance; as the king, on 26 July last, granted to the prior and convent the aforesaid privilege, saving only the knights' fees and advowsons of churches, during voidance, upon their rendering 100 marks a month, and in the same proportion for such time over a month that the voidance shall continue, and that the escheator or another servant of the king shall take a simple seisin within the abbey gates at the beginning of each voidance, and shall at once depart without taking anything away from the said abbey, so that he shall not remain there for more than one day. The king will discharge the escheator from the security that he ordered him to take from the prior and convent to answer for the issues of the abbey.

The like order to Roger Chaundos, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the adjoining marches of Wales.

Sept. 21. To John Vyncent, receiver of the issues of the county of Ponthieu. Order Westminster. to pay to Bartholomew de Burgherssh 200*l.* sterling of the 660*l.* due to him from the king for his expenses in going to the Roman court in the king's service, as appears by a bill sealed by Thomas de Garton, late keeper of the wardrobe, in Bartholomew's possession, from the issues of the viscomté of Crotey.
By p.s.

To the same. Order to pay to the said Bartholomew, seneschal of Ponthieu, 100*l.* sterling for the next year from the issues of the provostship of Crotey, which sum the king has given him beyond the fee that he receives from the king in that office, in consideration of the costs and expenses that it behoves him to make in that office.
By p.s.

MEMBRANE 14.

Sept. 2. To the collectors of the new and old customs in the port of Lenne. Northampton. James Nicholas and Bartholomew Bardi, and their fellows, merchants of the society of the Bardi of Florence, have shewn the king that whereas they lately bought 31 sacks of wool in Scotland to be taken thence to Les Scluses in Flanders for their profit, and the said wool was taken at sea by certain malefactors and taken to the said port of Lenne, and there arrested by the collectors because the sacks were sealed with the seal of the said merchants, and are detained under arrest, and that although they are prepared to prove that the wool is theirs, nevertheless the collectors have

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Membrane 14—cont.

hitherto deferred delivering the wool for certain feigned reasons, wherefore the merchants have besought the king to provide a remedy; the king therefore orders the collectors to deliver the wool to the merchants upon their finding security to answer to the king or others having right in the wool.

Vacated, because without.

Sept. 9. To the sheriff of Lincoln. Order to cause a coroner for that county to be
Westminster. elected in place of William de Stoketh, deceased.

Sept. 13. To W. archbishop of York. Order to supersede the demand made on
Westminster. Gauselin Johannis, parson of the church of Hemynburgh, and prebendary of Driffeld, and on Bertrand de Monte Faventio, parson of Brantyngham church, cardinals of the Roman church, for the tenths and other quotas owing by them by reason of the church and prebend, as the late king, at the request of pope J[ohn] XXII., pardoned all cardinals holding benefices in England the sums due from them by reason of the tenths, etc. imposed on the clergy by the pope, which sums were exacted by summons of the exchequer for the late king's use. [*Fœdera.*]

Aug. 20. To Robert de Hambury, chamberlain of North Wales. Order to cause
Kidderminster. the necessary repairs to be made to the houses within the castles of Karnarvan, Conewey, Beaumareys, Crukyth, and Hardelagh in North Wales, by the view and testimony of the justice of North Wales, as the king understands that they are ruinous and not fit for him to dwell in if he should go there; and also to cause the king's barge (*barjeam*) at Karnarvan, which was lately begun and is not yet finished, to be completed. By p.s.

Sept. 13. To William de Northo, escheator in cos. Kent, Surrey, Sussex and
Westminster. Middlesex. Order not to distrain Thomas de Ponynys for his homage and fealty, as he has done homage and fealty to the king for the lands that he holds of the king of the inheritance of Agnes his wife. By p.s.

Sept. 11. To the treasurer and barons of the exchequer. Order to cause Edward
Westminster. de Chaundos to be discharged of a payment of 100s., at which he was amerced because he did not appear at the common summons of the eyre before William de Herle and his fellows, late justices in eyre in cos. Nottingham and Derby. By p.s. [5740.]

Sept. 12. To H. bishop of Lincoln. Permission to do what behoves his office on
Westminster. the presentation of the prior of Bradonestoke to the church of Offeleye, notwithstanding the king's prohibition to admit a parson to that church, which is vacant and concerning the advowson of which there is an action in the king's court between Richard de Seint Leger and the said prior, as Richard has confessed in chancery that he has no right to the presentation to the said church for this turn.

July 21. To the treasurer and barons of the exchequer. Order to cause Thomas
Woodstock. West to be discharged of 100s., which he lately received as an imprest of the late king's wardrobe for his expenses in going to Carlisle for taking thence to the said king certain goods and chattels that belonged to Andrew de Harkela, which sum the king has pardoned him. By p.s.

Sept. 16. To John de Blomvyll, escheator in cos. Norfolk, Suffolk, Cambridge,
Westminster. Huntingdon, Essex, and Hertford. Order to cause to be delivered to Joan, late the wife of Bartholomew son of John Davillers, tenant in chief, in the presence of Robert de Ufford, to whom the king committed the custody of two parts of Bartholomew's lands, which are in the king's hand by reason of the minority of the heir, a third of the manor of Brom and of certain lands in Petistre and Dalyngho, as the king assigned the following lands to her

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Membrane 14—cont.

with the consent of the said Robert as dower: a third of the manor of Brom, co. Suffolk, which manor is extended at 8*l.* 4*s.* 3*d.*; a third of certain lands in Petristre and Dalynghe, in the same county, which lands are extended at 20*s.* 10½*d.*; a third of certain lands called 'La Hide,' co. Dorset, which lands are extended at 6*l.*; a third of two virgates of land in Lonord, in the same county, which virgates are extended at 24*s.*; a third of certain lands in Compton, co. Somerset, which lands are extended at 40*s.* yearly, which he ordered William Trussel, late escheator this side Trent, to deliver to her, but he was amoved from his office before the order was executed. The king has ordered Henry le Gulden, escheator in cos. Cornwall, Devon, Somerset, and Dorset, to cause the third parts of the lands in La Hide, Lonord and Compton, which are in his bailiwick, to be delivered to Joan in form aforesaid.

Sept. 14. To Thomas de Foxle, constable of Wyndesore castle. Order to admit
Westminster. Thomas de Bellasise as a chaplain in the chapel of that castle in the place of Andrew de Bodekesham, to stay there according to the form of an ordinance made at another time. By p.s.

Sept. 12. To the sheriff of York. Order to pay to Margery, late the wife of Duncan
Westminster. de Frendraght, the arrears of 49 marks a year for Easter term last, and to pay her that sum henceforth in accordance with the king's grant to her, on 6 October, in the first year of his reign, of that sum yearly from the issues of the sheriff's bailiwick from 16 August preceding, in recompence for the manor of Briggestok, co. Northampton, which she held during the king's pleasure in aid of her maintenance, and which the king assigned on that day to Queen Isabella.

To the same. Order to pay Thomas de Grey the arrears of 20*l.* yearly for Easter term last, and to pay the same henceforth, which sum the king granted to him in lieu of 6*d.* a day from the sheriff of York, granted to him by the late king in aid of his maintenance and that of his wife and children.

Sept. 22. To William Erneys, escheator in cos. Warwick, Leicester, Nottingham,
Westminster. Derby and Lancaster. Order not to intermeddle further with a messuage, a carucate of land and two marks of rent in Mollynton, which were taken into the king's hands by William Trussel, late escheator this side Trent, on the death of Eleanor de Clare, and to restore the issues, as the king, on 7 November last,—upon its being found by inquisition taken by William Trussel that Eleanor at her death held no lands in her demesne as of fee of the king in chief, but that she held the premises of Thomas de Bello Campo, son and heir of Guy de Bello Campo, late earl of Warwick, tenant in chief of the late king, then a minor in the king's wardship, by the service of a fourth part of a knight's fee, and that John de Clare, kinsman of the said Eleanor, was her next heir and of full age, and because the king, on 20 February, in the 3rd year of his reign, took the homage of the said Thomas for all the lands that his father held in chief—ordered the said William Trussel not to intermeddle further with the said messuage, land, and rent, and William was amoved from his office before the order was executed.

Sept. 17. To the treasurer and barons of the exchequer of Dublin. Order to cause
Westminster. the demand for 27*l.* 4*s.* 3*d.* from the executors of the will of Nicholas Fastolf to be superseded, and the said Nicholas to be released and acquitted, as the king, for his good service rendered to the king and his father, pardoned him this sum out of the extent of the manor of Lenetan in Ireland, which belonged to Robert de Nottingham, tenant in chief, and was in the king's hands by reason of the minority of William, Robert's son and

1332.

Membrane 14—cont.

heir, the custody of which manor was granted to Nicholas by the king under the seal of that exchequer.

Sept. 22. To the sheriff of Wilts. Order to deliver to Thomas Virly of Cherdlington, Westminster. clerk, his lands, goods and chattels, which were taken into the king's hands on his being indicted before Robert Selyman and Robert de Hungreford, justices to deliver the gaol of Old Sarum castle, for stealing two hogasters and two sheep, price 5s., in the fold of Robert Hedy in the field of Winterburne Cherberwe, as he has purged his innocence before R. bishop of Salisbury, the diocesan, to whom he was delivered by the justices in accordance with the privilege of the clergy.

Sept. 18. To the treasurer and barons of the exchequer of Dublin. Richard de Westminster. Tuyt has shewn the king that whereas the late king granted to him, for his good service and in recompence for his expenses in coming from Ireland at the late king's order to receive knighthood, 100*l.* yearly in land and rent in the manor of Dyvelek, which belonged to Theobald de Verdoun, tenant in chief, and was in the late king's hands by reason of the minority of Theobald's heirs, to hold until the heirs came of age; and the late king afterwards, on 22 October, in the 11th year of his reign, because 50*l.* of the said rent of 100*l.* were delivered to Roger Damori and Elizabeth his wife, late the wife of the said Theobald, by the justiciary of Ireland of that time by pretext of a writ of the late king, to hold as her dower, granted to Richard in recompence 50*l.* yearly of rent from the lands that belonged to Drogo de Merlowe in Baliogari, to hold until the said heirs come of age, and that although this rent was delivered on 12 July next following to Ralph, count of Eu, by the said king's order, nevertheless Richard has not hitherto obtained any satisfaction for it, wherefore he has besought the king to cause account to be made with him at the said exchequer, and to order allowance for what shall be found due to him to be made in the debts due from him to the said exchequer: the king therefore orders the treasurer and barons to search the rolls and memoranda of the said exchequer, and to account with Richard, and to cause allowance to be made to him as requested.

By p.s.

MEMBRANE 13.

Sept. 12. To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Westminster. Berks, Bedford and Buckingham. Order to cause dower to be assigned to Margaret, late the wife of Hubert Pipard, tenant in chief, upon her taking oath not to marry without the king's licence.

Sept. 10. To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Westminster. Huntingdon, Essex and Hertford. Order to cause John de Lachedon, son and heir of Hugh de Lachedon, tenant in chief of the late king, to have seisin of his father's lands, as he has proved his age before William Trussel, late escheator this side Trent, and the king has taken his homage for the said lands.

By p.s.

Sept. 12. To the sheriff of Buckingham. Order to cause a coroner for that county Westminster. to be elected in place of Richard de Kynebelle, who is insufficiently qualified.

Sept. 13. To the sheriff of Berkshire. Order to cause a coroner for that county Westminster. to be elected in place of John de la More of Middleton, who is insufficiently qualified.

Sept. 12. To Roger Chaundos, escheator in cos. Gloucester, Hereford, Worcester, Westminster. Salop, Stafford, and the adjoining marches of Wales. Order to pay to

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Membrane 13—cont.

Robert de Middleton, king's yeoman, to whom the king has granted the office of constable of Wyggemore castle, which is in the king's hands by reason of the minority of Roger, son and heir of Edmund de Mortuo Mari, tenant in chief, to hold during good conduct, such wages from the issues of the castle as other constables of that place were wont to receive.

Sept. 10. To the sheriff of Warwick and Leicester. Order to pay to Giles de Bello
Westminster. Campo 20*l.* for Michaelmas next, being the half-year's instalment of a payment of 40*l.* yearly from the issues of those counties granted to him by the king in confirmation of a like grant made by the late king.

Sept. 15. To Roger Chaundos, escheator in cos. Hereford, Gloucester, Worcester,
Westminster. Salop, Stafford, and the adjoining marches of Wales. Order not to intermeddle further with the abbey of Wyggemore or its temporalities, which he has taken into the king's hands on the death of the abbot, and to restore the issues to the prior and convent, as it is found by inquisition taken by the escheator that the prior and convent of the abbey had the custody of the abbey and its temporalities during voidance from time out of mind, without the ancestors of the heir of Edmund de Mortuo Mari, tenant in chief, a minor in the king's wardship, of whose advowson the abbey is, intermeddling therewith, except that the prior and convent have sought licence to elect from the said ancestors in times of voidance, and that the ancestors placed a janitor at the gate of the abbey during voidance at the request of the prior and convent, without receiving anything from the abbey except of the courtesy and will of the prior and convent, and that the abbots, after the confirmation of their election, did no fealty to the said ancestors.

Sept. 20. To Geoffrey le Scrop. Order to receive the writs, rolls, records, processes,
Canterbury. memoranda and all other things touching the office of chief justice to hold pleas before the king by indenture from Richard de Wylughby, as the king wills that Geoffrey shall be chief justice during his pleasure. He has ordered the said Richard to deliver the said writs, etc. By K. and C.

Mandate in pursuance to Richard de Wylughby. By K. and C.

Sept. 12. To the sheriff of York. Order to pay to Joan Comyn of Boghan, the
Westminster. arrears for Easter last of 40*l.* a year granted to her by the king from the issues of that county in aid of her maintenance, and to pay her that sum every year henceforth.

Sept. 13. To the justices of the Bench. Louis, bishop of Durham, has shewn the
Westminster. king that whereas he impleaded John Darcy 'le cosyn' before the said justices concerning the manor of Werk in Tynedale, which manor John alleged in pleading the king granted to him for his services to the king and his father, and for various other causes, and he proffered the king's charter to this effect, wherefore he asserted that he ought not to answer for it to the bishop without the king, by pretext whereof the justices have deferred proceeding in the plea, wherefore the bishop has besought the king for a remedy: the king therefore orders the justices to proceed to the final discussion of the plea, provided that they do not proceed to render judgment without consulting the king. By pet. of C.

Sept. 21. To the same. Like order concerning the said bishop's plea against the
Westminster. said John concerning the advowson of Symundburn church, as the bishop has shewn that John alleged that the king granted to him the manor of Wark in Tyndale, together with its knights' fees and advowsons, and he proffered the king's charter, and said further that he holds the advowson as parcel of the said manor, and that he cannot answer to the bishop without consulting the king, and that although the bishop said that the advowson is

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Membrane 13—cont.

not parcel of the manor, and offered to aver, the justices have deferred proceeding in the plea, wherefore the bishop has besought the king for a remedy.
By pet. of C.

Oct. 1.
Leicester.

To John Darcy,* justiciary of Ireland, or to him who supplies his place. Order to cause Walter de Turpynton, son and heir of Hugh de Turpynton, tenant in chief, to have seisin of two carucates of land in Balyug, and lands in Tobyr near Dunlovan, and the manor of Martry and certain lands in the barony of Kenlys, in co. Meath, together with 100s. of yearly rent from the mills of Kenlys, and certain other lands within the liberty of Ulster, which Hugh held in his demesne as of fee by the grant of the late king, and which are held of the king by the service of rendering a rose and three sparrow-hawks to the king every year, as Walter has proved his age before Roger Chaundos, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford, and the adjoining marches of Wales, and the king has taken his fealty for the aforesaid lands.

Sept. 22.
Westminster.

To John de Blounvyll, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order not to intermeddle further with the manor of Bradewell, co. Essex, and with the advowson of the church of that town, which he has taken into the king's hands on the death of John de Daggeworth, and to restore the issues thereof to Alice, wife of the said John, as it is found by inquisition taken by the escheator that John and Alice held the manor and advowson jointly at John's death of the gift and grant of John de Combes, parson of the church of Trandeston, by fine levied in the court of Edward I. to them and to the heirs of their bodies, and that they held certain tenements in Elmedon, co. Essex, as of Alice's inheritance, which are held of the king in chief as of the honour of Bologne, by the service of a quarter of a knight's fee, and being present twice a year at St. Martin's-le-Grand, London, and that the manor of Bradewell and the advowson are not held of the king; saving to the king the homage due to him from Alice for the tenements in Elmedon.

Sept. 20.
Westminster.

To the collectors of the old custom in the city of London. Order to pay to Otto, lord of Kuyk, the arrears for Michaelmas and Easter terms last of a payment of 250*l.* a year from the said custom, in accordance with the king's grant to him, on 18 June, in the 5th year of the reign, of this sum for staying with the king for his life-time, both in time of peace and of war, in divers parts, with men-at-arms, to be received by the hands of the collectors of the said custom until the king shall cause provision to be made for the said Otto for 250*l.* a year in land in suitable places within the kingdom.

By K. and C.

Sept. 22.
Westminster.

To John de Blounvyll, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order to restore and deliver to Ralph, count of Eu, and Joan his wife, daughter and co-heiress of Drogo de Merlowe, and to Margaret, younger daughter and co-heiress of Drogo, the lands, fees and advowsons that Drogo at his death held of the late king in England and Ireland, which were in the late king's hands by reason of the minority of the said Joan and Margaret, and were afterwards detained in his hands and in the hands of the king by reason of the war between the king of France and the late king, as the king, when he was in France, took the homage of the count and of Margaret for the said lands, and to deliver to them the issues thereof from 22 September, in the 5th year of the king's reign, when the king delivered the inheritance to the heirs, although partition among the heirs had not been made according to the usages of

* The date, place of testing, and justiciary's name are written on erasures.

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Membrane 13—cont.

chancery, and the said earl has informed the king that both he and the said Margaret have been impeached by certain ministers of the king concerning the issues of the said lands, etc. because they did not sue out writs of chancery for the delivery of the lands, etc. and he has besought the king for a remedy.

By p.s. [5797.]

MEMBRANE 12.

Sept. 19.
Westminster.

To William de Northo, escheator in cos. Kent, Surrey, Sussex and Middlesex. Order not to intermeddle further with 15 acres of land in Osprengge, 8 acres of land in Oppecherche, and a messuage and 7 acres of land in that town, and to restore the issues thereof, as the master of the House of God at Osprengge has shewn the king that whereas Peter, formerly master of the said house, demised the 15 acres to Thomas le Keu at fee ferm, rendering 8 quarters of barley a year to the said master and his successors, and 8 acres of land in Oppecherche to the abbot of St. Mary of l'Isle Dieu for a term of years, for 4 quarters of barley, and that Alexander, afterwards master of that house, demised the messuage and 7 acres of land in that town for a term of years for 4 quarters of barley a year, and that the lands have been taken into the king's hands by reason of the said demises by the escheator, and he has besought the king to cause his hand to be amoved from the same, so that he may receive the rent for the maintenance of the infirm in the hospital, and the king learns by an inquisition taken by the escheator and by the information of trustworthy men that the tenements were demised at their true value and are worth no more, and that the demises are not harmful to the said hospital, but rather to its advantage.

Sept. 9.
Westminster.

To the sheriff of Somerset. Whereas at the late annulling of the military order of the Temple, the lands of that order, which were held of the late king and of various other lords, were seised into the hands of the late king and the other lords of the fees, who claimed them as their escheats, and in a parliament convoked at the Purification, in the 17th year of the late king's reign, it was agreed that neither the king nor any other lord of those fees nor any other should have any title or right to retain the lands as escheats or otherwise, or of claiming them afterwards by reason of the said annulling; and because the order of the brethren of the Hospital of St. John of Jerusalem was likewise instituted for the defence of Christians and of Holy Church, it was agreed in the same parliament that all the lauds, demesnes, fees, churches, advowsons of churches, and liberties that belonged to the said Templars at the time of the annulling should be assigned and delivered to the said order of the Hospitallers for ever, and the late king, with the consent of the earls, barons, and *proceres*, assigned all the said lands, etc. to the said prior and brethren, to be held of the king and the other lords by the same services as the Templars held them by, and afterwards the prior and brethren of the Hospital complained to the king that divers men in co. Somerset, having no consideration for the said statute, occupy divers lands that belonged to the Templars, pretending that they ought to belong to them as escheats; the king therefore orders that sheriff to take into the king's hands without delay all the lands, etc. in that bailiwick that belonged to the Templars, and are occupied as aforesaid, and to keep them safely until further orders, certifying the king of the names of those so occupying them, and of the extent and annual value of the said lands, etc.

Sept. 20.
Westminster.

To the treasurer and barons of the exchequer. Order to cause a sum of 81*l.* 3*s.* 1*d.* that Edward I. owed to Alexander, archbishop of Dublin, as appears by a bill of the said king's wardrobe in the archbishop's possession,

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Membrane 12—cont.

to be allowed to the said archbishop in the sums that he owes to the king for the arrears of his account of the time when he was the late king's treasurer in Ireland, as the archbishop has besought the king by his petition before the king and his council to cause this sum to be allowed as above.

By pet. of C.

To the same. Like order to cause a sum of 20*l.* that the late king owed the said archbishop, as appears by a bill of his wardrobe, to be allowed.

By pet. of C.

Oct. 1.
Leicester.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Roger de Chaundos, late sheriff of Hereford, for the payments made by him by virtue of an order to him on 26 October, in the 4th year of the king's reign, for payment of the expenses of Joan, late the wife of Roger de Mortuo Mari, earl of March, and other ladies and children and others of her household staying in her company in Lodelowe castle, from the goods and chattels of the said Roger, by the view and testimony of John de Melburn, whom the king lately appointed to supervise the said expenses.

Oct. 13.
Tickhill.

To Roger Chaundos, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford, and the adjoining marches of Wales. Order to cause the custody of the parks in the manors of Clebury and Beaulieu, and of the chace of Wyre to be delivered to John de la More, as it is found by inquisition taken by the escheator and Robert de Harleye, in the presence of Thomas de Odiham, keeper of the park of Clebury, that Roger de Mortuo Mari, great-grandfather of Edmund de Mortuo Mari lately deceased, tenant in chief, in the 54th year of the reign of Henry III. granted by his charter to John the chamberlain, grandfather of the said John de la More, the custody of the said parks and chace, which are of the inheritance of Edmund's heir, a minor in the king's wardship, to the said John and the heirs of his body, to be held of Roger and his heirs, and that John the chamberlain, and John de la More, his son, and also John de la More, son of the said John, were successively seised of the custody until John de la More was hindered by the said Thomas and Ralph de la Hull, under colour of certain commissions of the king granting the custody of the park of Clebury to Thomas and that of the said chace to Ralph during pleasure, and that neither John the chamberlain nor John de la More nor John son of John de la More demised the custody to any one, or released their right in it to the said Edmund or his ancestors.

Oct 10.
Clipstone.

Richard de la Basage of Carleton, the younger, imprisoned at Nottingham for trespass of venison in the forest of Shirwod, has letters to Ralph de Nevill, keeper of the Forest this side Trent, to bail him until the coming of the justices for pleas of the forest in co. Nottingham.

The like in favour of John Paulyne.

Oct. 17.
Sherburn.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the bailiffs of the city of York in their ferm for 225 marks, paid by them to William de Roos of Hamelak, in execution of the king's order to pay to William 75 marks for Michaelmas term in the 5th year of his reign, and 150 marks thereafter every year [*as at page 264 above*], the bailiffs having paid the said 75 marks, and also 150 marks for Easter and Michaelmas terms last.

Oct. 20.
York.

To the same. Order to cause the said bailiffs to have allowance for the sums that they shall pay the said William by virtue of the order aforesaid.

To the same. The like in favour of the bailiffs of the city of Lincoln.

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*Membrane 12—cont.*Oct. 11.
Worksop.

To the justiciary and chancellor of Ireland. Order to restore to James le Botiller of Ireland, whom the king created earl of Ormound, 10*l.* of yearly rent, together with the arrears from the time when that rent was taken into the king's hands, which rent the king lately granted to him and his heirs by charter to be received every year from the ferm of the city of Waterford by the hands of the bailiffs there, which rent the king afterwards caused to be taken into his hands for certain reasons, as the earl has besought the king to restore the rent together with the arrears to him. By p.s. [5839.]

Oct. 20.
York.

To the sheriff of Northampton. Order to cause John de Landwath, Philip Gaugy and John de Breth to have seisin of a messuage in Wolde, which Andrew son of Simon le Soutere of Wolde, who was outlawed for felony, held, as it is found by inquisition taken by the sheriff that it has been in the king's hands for a year and a day, and that Andrew held it of the said John, Philip and John, and that Thomas Wak, late sheriff of Northampton, had the year, day and waste thereof, and ought to answer therefor to the king.

Sept. 18.
Westminster.

To the treasurer and barons of the exchequer. Louis, bishop of Durham, has shewn the king that whereas the late king lent to him 233*l.* in aid of the munition of Norham castle with men-at-arms and others, and victuals for the safety and defence of the castle and the adjacent parts against the attacks of the Scots, and the bishop satisfied the said king for 166*l.* 6*s.* 8*d.* of the said sum, and he has besought the king to grant him an attermination for the remaining 100 marks and for 20*l.* that he owes for a fine for appropriating the church of Leek, which is of his patronage; and the king, in consideration of the damages that the bishop has suffered by the incursions of the Scots in those parts, has granted that he may pay the said debt in sums of 10 marks every Easter and Michaelmas until the debt be discharged, and therefore orders the treasurer and barons to cause the bishop to have these terms.

By p.s. [5781.]

MEMBRANE 11.

Sept. 22.
Westminster.

To the sheriffs of London. Order to arrest and keep until further orders the wool and other goods in that bailiwick of William de Preston, John de Weston, John le Wallere, Jordan de Shepeye, Nicholas de Meriton, John Basset, Simon de Toltham, Henry de Meriton, John de Staunford, Richard de Tekene, John Longevill, Henry le Vynetier, Adam de Coddeshrook, Thomas Bryd, Thomas Averey, Peter atte Conduyt, William Pursere, Nicholas Eylrych, Richard de Orleton, William de Orleton, Richard le Orfevre, Robert de Hampstede, Ingelram de Abyndon, Nicholas de Werche, John le Fullere, John Gentilcorps, William le Shepeherde, and Ralph de Chedynton, because they and the others named below have not restored the wool of Nicholas de Pycheford, as commanded by the king [*as at page 467, above*], and to inform the king of the value of the goods so arrested.

By K. and C.

The like to the following, '*mutatis mutandis*':

The sheriff of York, for the wool and goods of Adam Tyrewyt, Walter de Kelsterne, John de Kelsterne, William de Cotes, Thomas de Holm, Henry de Belton, and Michael Tyrewyt.

The sheriff of Norfolk, for the wool, etc., of Adam Berte, Robert le Longe, and John Mundy.

The sheriff of Lincoln, for the wool, etc., of James Keyser.

The sheriff of Southampton, for the wool, etc., of Robert Enkepenne, John Stykeberd, and William Cole.

Oct. 2.
Leicester.

To William de Northo, escheator in cos. Kent, Surrey, Sussex, and Middlesex. Order not to intermeddle further with a shop in the town of

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Membrane 11—cont.

Westminster belonging to Thomas le Peutrer and Joan his wife, as the escheator has returned that William Trussel, late escheator this side Trent, took the shop into the king's hands because John de Leycestre and the said Joan, then his wife, acquired it without the king's licence from John Sperwe, who held it of the king in chief, and Thomas and Joan have besought the king to order his hand to be amoved from the shop, as it was demised to the said John and Joan for a term of years under a certain form.

Sept. 30.
Leicester.

To the collectors of the custom of wool, hides, and wool-fells in the port of the city of London. Order to pay to John de Hanonia, or to James Nicholas and Bartholomew Bardi and their fellows, merchants of the society of the Bardi of Florence staying in that city, the attorneys of the said John, 500 marks for Michaelmas term last, being the half year's instalment of a grant of 1000 marks yearly from the said customs, which the king made to John on 7 February, in the 1st year of his reign, for his good service.

Oct. 1.
Leicester.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the aforesaid collectors for 1000 marks, which they have paid to the said John de Hanonia for Easter and Michaelmas terms last by the king's order.

Oct. 13.
Clipstone.

To William Erneis, escheator in cos. Warwick, Leycester, Nottingham, Derby and Lancaster. Order not to intermeddle further with the priory of Lenton or its temporalities, which he has taken into the king's hands on the death of Geoffrey, the late prior thereof, and to restore the issues thereof to Guy de Arlato, the present prior, as the king—upon its being found by inquisition that the sheriff of Nottingham or the constable of Nottingham castle, who had previously come to the priory at time of voidance, at the request of the sub-prior and convent there, was accustomed to place one of his servants at the gate of the priory for the protection of the goods of the priory, which servant immediately departed when the new prior had done fealty to the king, without receiving anything thence except his maintenance in victuals during the voidance, and that the king's progenitors received no profits from the said priory during voidance—testified the premises by his letters patent, and granted that no escheator or other minister of the crown should enter or intermeddle with the said priory or its temporalities during voidance, excepting only that the sheriff should place a servant at the priory gate as aforesaid, who should depart as aforesaid when the fealty of the new prior had been taken, and the king has now taken the fealty of Guy de Arlato, whom the abbot of Cluny has preferred to be prior of that house.

By p.s. [5841.]

[Oct.] 20.
York.

To the same. Order to pay to Robert de Clipston, keeper of the manor and park of Clipston, the arrears of 7*d.* a day from the time of the escheator's appointment, and to pay to him that sum henceforth, in accordance with the king's grant [*as in this Calendar, 3 Edward III. p. 433.*]

Oct. 21.
York.

To the same. Order to pay to Henry de Wytheton, chaplain in the chapel of Clipston manor, the arrears of a payment of 5 marks from the time of the escheator's appointment, and to pay to him that sum henceforth, which sum was granted by the king to the said Henry [*as above, p. 438.*]

Oct. 18.
York.

To Henry le Gulden, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order to deliver the manor of Modeford Terry, co. Somerset, to Joan, late the wife of Nicholas Daunay, after taking her fealty, and to restore the issues thereof to her, as it is found by inquisition taken by the escheator that Nicholas and Joan, at Nicholas's death, held the manor jointly for their lives, with remainder to Nicholas their son, and that the

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Membrane 11—cont.

manor is held of the king in chief. The king gives power to the escheator to receive Joan's fealty.

Oct. 25.

York.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to account with William de la Rue, whom the king lately appointed to supervise with others his castles and mills in the islands of Gernereye and Jereseye and the defects in them, and to make inquisition concerning defects in the same and how they arose, for his wages whilst thus employed, and to pay to him such wages for each day as they shall find were allowed to him when he was sent to the same islands in the king's service at another time.

Oct. 20.

York.

To the sheriff of Dorset. Order to restore to John Belet, clerk, his lands, goods and chattels, which were taken into the king's hands on his being indicted before Robert le Fitz Payn and his fellows, justices of oyer and terminer in that county, for robbery of divers goods and chattels to the value of 100s. from William, parson of the church of Ore, as he has purged his innocence before R. bishop of Salisbury, the diocesan, to whom he was delivered by the justices in accordance with the privilege of the clergy.

Oct. 27.

York.

To Henry le Gulden, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order not to intermeddle further with the lands that Joan de Clerbek held at her death of the king in chief as of the honour of Peverel, and to restore the issues, as the king has taken the homage of Walter de Clerbek, son and heir of Joan, for the said lands. By p.s. [5887.]

Oct. 28.

York.

To Adam de Wythiford, chamberlain of South Wales. Order to pay to Gilbert Talbot, justice of South Wales, the arrears of his fee for that office.

MEMBRANE 10.

Oct. 22.

York.

To the justices of the Bench. John son of John son of Warner has shewn the king that whereas he impleads Richard de Hellepeston before them concerning a messuage, 36 acres of land, and 3½ acres of meadow in Preston in Holderneshe, Richard, maliciously scheming to prorogue the plea, caused himself to be essoined as being in the king's service for five weeks from Easter last, although he was then in the king's hall at Westminster, wherefore John has besought the king to provide a remedy: the king, wishing to obviate the malice of Richard, signifies to the justices that Richard was not in his service on that day, so that they may proceed further in the plea notwithstanding the said essoin. By p.s. [5854.]

Oct. 24.

York.

To Henry le Gulden, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Although it was lately found by inquisition *post mortem* that Nicholas Daunay, tenant in chief, died seised of the manor of Hyneton, co. Somerset, yet because the inquisition does not state whether Nicholas held the manor in fee or for life, nor to whom the reversion ought to belong after his death, and because Joan de Langedon, late the wife of the said Nicholas, asserts that Nicholas held the manor for life of the grant of William de Trente, and that it ought to remain to her by fine levied in the late king's court, and she has besought the king to cause the manor to be delivered to her, the king orders the escheator to cause an inquisition to be taken concerning the premises, and in the meantime to deliver the manor to Joan, who shall answer to the king for the issues thereof, so that the lands of the manor may not remain uncultivated.

Aug. 26.
Alvechurch

To Roger de Baukwell and Henry de Fenton, justices to take assizes in co. Leicester. William Brabazoun, knight, has shewn the king that he arramed an assize of novel disseisin against William Ammory, chaplain

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Membrane 10—cont.

Eustace Folvill, and others concerning a tenement in Sproxton, and that the justices deferred proceeding to the taking of the assize because the sheriff of that county alleged that he had taken the tenement placed in view in the original writ, to wit 2 messuages, $3\frac{1}{2}$ bovates of land, and $3\frac{1}{2}$ acres of meadow in that town, into the king's hands by pretext of a writ of privy seal directed to him to take into the king's hands the lands of the said Eustace, and the king ordered them to proceed, but not to proceed to render judgment without consulting him, and William Brabazoun has now besought the king to order judgment to be rendered as the said assize has been taken: the king therefore orders the justices to proceed to render judgment, notwithstanding the allegation aforesaid. By p.s. [5720.]

Oct. 24. To the treasurer and barons of the exchequer. Order to audit the
York. account of Robert de Tauton, keeper of the wardrobe, for the king's household and for the wardrobe, both for the expenses of the household and other foreign expenses in the wardrobe from 16 October, in the 5th year of the king's reign, to 29 September last, by the testimony of Peter de Medburn and Richard de Feriby, controllers of the wardrobe, or of those who supply their places, and to receive William de Northwell, the cofferer, supplying the place of the said Robert, to render the said account whenever Robert cannot intend to this, because the king does not wish him to be long absent from the king's service in the wardrobe, by reason of the continual arraying of the household and of the wardrobe. By p.s. [5868, 5869.]

Oct. 24. To Peter de Medburn, late controller of the wardrobe. Order to be at
York. Westminster at the exchequer on the morrow of All Souls with all his counter-rolls, books and other memoranda of the time when he was controller of the wardrobe, to testify the account of Robert de Tauton. By the same writ.

Oct. 24. To the treasurer and barons of the exchequer. Order to admit whomever
York. Richard de Feriby, controller of the wardrobe, may appoint in his place for testifying to the account of Robert de Tauton, as Richard cannot be present himself by reason of certain other affairs of the king with which he is specially charged. By the same writ.

Oct. 26. To the same. The like in favour of Peter de Medburn.
York. By the same writ.

Oct. 25. Roger, parson of the church of Dersynton, imprisoned at Worcester for
York. trespass of venison in Fekenham forest, has letters to Robert de Ufford, keeper of the Forest beyond Trent, or to him who supplies his place in Fekenham forest, to bail him until the coming of the justices for pleas of the Forest in those parts.

A like writ to the said justice or to him who supplies his place in favour of William, parson of Dersynton church, because it is not known under what name he has been accused.

Oct. 24. To Simon de Ruggeley, chamberlain of Chester. Order to pay to the
York. king's ministers of those parts their accustomed fees and wages, and the ancient alms there established. By K.

Oct. 26. To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford,
York. Berks, Bedford, and Buckingham. Whereas in the partition of the lands of the late Richard son of John, tenant in chief of Edward I. among the heirs and parceners of that inheritance made by the said king with their assent, among other lands then assigned to Richard de Burgo, then earl of Ulster, kinsman and co-heir of the said Richard, in his purparty, there were assigned 10*l.* 0*s.* 9*½d.* of land and rent in the manor of Aylesbury,

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Membrane 10—cont.

to hold after the death of Emma, late the wife of the said Richard, lately deceased, who held it in dower of that inheritance, and it appears by an indenture exhibited in chancery by James le Botiller, earl of Ormond, kinsman and heir of Joan la Botiller, sister and co-heir of Richard son of John, who now holds in his purparty the said manor, except certain lands in the manor assigned to other co-heirs, that William de Olneye, escheator of Edward I. in co. Buckingham, in the 28th year of the reign, delivered the following tenements in the hamlets of Burton and Aylesbury by the said king's order to the said earl of Ulster, to have as his purparty after the death of the said Emma: the rents and services of Richard de Paskeden for a messuage and 3 virgates of land in that town, extended at 30s., together with suit of court from three weeks to three weeks; the rents and services of John de Hannepen for a messuage and 2 virgates of land in that town, extended at 11s. 10d., together with suit of court; the rents and services of Richard Wlvi for a messuage and 2 virgates of land in that town, extended at 11s. 10d., together with suit of court; the rents and services of Basilla Balkey for 2 virgates of land in that town, extended at 10s. a year, together with suit of court; also $9\frac{1}{2}$ virgates of land, which the following persons held in villeinage: Simon de Kyngesham, a messuage and a virgate of land, extended at 14s. $5\frac{1}{4}$ d.; Robert le Eyr, a messuage and a virgate of land, extended at 14s. $5\frac{1}{4}$ d.; Richard le Kyld, a messuage and a moiety of a virgate of land, extended at 7s. $2\frac{5}{8}$ d.; Simon Attestrete, a messuage and a moiety of a virgate of land, extended at 7s. $2\frac{5}{8}$ d.; Walter de Paskeden, a virgate of land, extended at 14s. $5\frac{1}{4}$ d.; William atte Forde, a virgate of land, extended at 14s. $5\frac{1}{4}$ d.; Elias de Chikessond, a virgate of the like value; Richard le Lord, a virgate of the like value; John Herbert, a virgate of the like value; William atte Forde, a moiety of a virgate of land extended at 7s. $2\frac{5}{8}$ d., and John atte Wint, a virgate of land, extended at 14s. $5\frac{3}{4}$ d. a year: the king therefore orders the escheator to deliver to Elizabeth de Burgo—to whom he committed the custody of the rent of 10l. 0s. $9\frac{3}{4}$ d., which was in his hands by the death of the said Emma, and by reason of the minority of William de Burgo, kinsman and heir of the said earl of Ulster, to hold with the issues from 26 January last, the day of Emma's death, until the majority of the said William de Burgo for a certain ferm to be rendered yearly to the exchequer—the said $9\frac{1}{2}$ virgates of land, held in villeinage, and the said rents and services with suits of court, together with the issues from the said 26 January, so that she may answer to the king for the ferm, according to the form of his grant.

Sept. 29.
Leicester.

To the treasurer and barons of the exchequer of Dublin. Order to cause allowance to be made to Richard Tuyte, in his debts that he owes to the exchequer, for the debts that the king owes to him, and if aught be found to be due either to the king or to Richard after such allowance, to cause the same to be paid without delay, as the said Richard has besought the king to order such allowance to be made to him, and to cause payment to be made to him for what shall be found due to him beyond the allowance.

By p.s. [5799.]

Oct. 20.
York.

To Elizabeth de Burgo. Order to deliver the manor of Whaddon, co. Buckingham, extended at 27l. 11s. 0d. a year, and 10l. 0s. $9\frac{3}{4}$ d. of land and rent in the manor of Aylesbury, which Emma, late the wife of Richard son of John, held in dower, to William de Burgo, earl of Ulster, kinsman and heir of Richard de Burgo, late earl of Ulster, together with the issues from 20 September last, as the king has lately taken the homage of the said William, although he was not then of age, for the lands that his father at his death held in chief of the late king, which manor and rent were assigned to Richard de Burgo in the partition of the lands of Richard son

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Membrane 10—cont.

of John [*as in preceding order of October 26*], and William has besought him to order the manor and rent, which were in the king's hands by reason of his minority, and are in Elizabeth's custody by the king's commission, to be delivered to him.

By p.s.

Nov. 3.
York.

John Baillifman de Suthewell and Robert de Newerk of Suthewell, imprisoned at Nottingham for trespass of vert in the forest of Shirewod, have letters to Richard de Nevill, keeper of the Forest this side Trent, to bail them until the coming of the justices next in eyre for pleas of the forest in co. Nottingham.

Nov. 3.
York.

To the sheriff of Lancaster. Order to cause Henry de Lyvesay to have seisin of a messuage, 12 acres of land, 20 acres of meadow and one acre of wood in Lyvesay, which William del Ewode held, who was hanged for felony, as it is found by inquisition taken by the sheriff they have been in the king's hands for a year and a day, that the said William held them of the said Henry, and that John son of William del Ewode had the year, day and waste thereof, and ought to answer for them to the king.

*MEMBRANE 9.*Sept. 22.
Westminster.

To Thomas de Eggefeld, clerk. Order not to intermeddle in any way with the several tithes in Wighton, co. Norfolk, which Adam de Brom, clerk, lately deceased, had of the grant of the late king, and to restore aught that he may have already received, although the king lately granted them to him, believing that the gift of those tithes belonged to him by reason of the custody of the land and heir of Drogo de Mello, tenant in chief of the late king, as the king had previously taken the homage of Ralph, count of Eu, and Joan his wife, daughter and co-heiress of the said Drogo, and of Margaret, the other daughter and co-heiress of Drogo, and had restored the lands, fees and advowsons of the said Drogo to them, and he has caused the grant to Thomas to be revoked.

By p.s. [5797.]

Nov. 3.
York.

To the treasurer and barons of the exchequer. Order to audit the account of John de Wyndesore, keeper of the exchanges of London and Canterbury, both for the issues of those exchanges and for the moneys delivered to him in connection with that office in the king's treasury, for the whole time that he has been keeper of those exchanges, and to cause such wages to be allowed to him in his account, for himself and the king's ministers of the exchanges, as have been allowed to other keepers in past times, and to cause to be done for the final issue of the account what they know to belong to such an account.

Nov. 3.
York.

To the same. Order to cause due allowance to be made to John de Wyndesore, keeper of the exchange of Canterbury, in his account for the costs that they shall find he incurred in the repairing and amending of the houses of the said exchange to the sum of 22*l.*, in execution of the king's order.

Oct. 3.
Nottingham.

To John Darcy, justiciary of Ireland, or to him who supplies his place. Order to restore the liberty of Trym to Joan, late the wife of Roger de Mortuo Mari, according to the tenor of a previous order directed to Anthony de Lucy, late justiciary of Ireland [*as at page 489 above*], as the said Anthony was amoved from his office before the said order was executed.

By K. and pet. of C.

Nov. 4.
York.

To the treasurer and barons of the exchequer. Order to cause the king's hand to be amoved from the bailiwick of keeping the palace of Westminster, and from a messuage within the close of the palace pertaining to that bailiwick,

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Membrane 9—cont.

which Joan, late the wife of Edmund le Cheyne, and her ancestors, keepers of the said palace, inhabited together with her servants in order to execute the custody, and from 2s. of rent in the town of Westminster, which have been taken into the king's hands on the death of Joan, and to restore the issues to the said Edmund, as it is found by inquisition taken by William de Northo, escheator in cos. Kent, Surrey, Sussex and Middlesex, that Joan at her death held the said bailiwick and messuage in her demesne as of fee of the king in chief, and that she held the said rent of Alexander le Convers by certain services, and that the said Joan and Edmund had issue.

To John de Preston, mayor of London, and escheator there. Order not to intermeddle further with a messuage within the king's close at Flete and 6*l.* 18*s.* 5*d.* of yearly rent from divers tenements within the liberty of the city, which he has taken into the king's hands on the death of Joan, late the wife of Edmund le Cheyne, and to restore the issues to the said Edmund, as it is found by inquisition taken by John de Pulteneye, late mayor of that city and escheator there, that the said Joan held the messuage in chief by the service of keeping the Flete prison and all the men committed there, and that the rent is held of the king in the same way as other tenements of the city, and it is found by another inquisition taken by William de Northo, escheator in cos. Kent, Surrey, Sussex, and Middlesex, that the said Edmund and Joan had issue.

Nov. 5. To John de Pulteneye, late mayor of London, and escheator there.
Knareborough. Order to restore any issues that he may have received from the aforesaid messuage and tenements to the said Edmund le Cheyne.

Nov. 8. To John de Louthre, escheator in cos. York, Northumberland, Cumber-
Knareborough. land, and Westmoreland. Order not to intermeddle further with the tenements specified below, as it is found by inquisition taken by the escheator that Robert de Bradeleye held a messuage and 2 bovates of land in Bradeleye in his demesne as of fee at his death of the manor of Skipton, in the hands of the late king by the death of Roger de Clifford, tenant in chief, by homage and fealty, and 5 acres of land in Bradeleye, held of William Fauvel by the service of rendering four capons (*altilia*) a year to the said William, and that the messuages and bovates came to the late king's hands in the name of wardship by reason of the said manor, and are in the king's hands for the same reason, and that Richard de Bradeleye is next heir and of full age, and the king has taken the homage of Robert de Clifford, brother and heir of the said Roger, for all the lands that his brother held in chief.

Nov. 8. To Henry de Brockeworth and John de Chilterham. Order to intend
Knareborough. the assessment, taxing and levying of the tenth and fifteenth in co. Gloucester, which the king appointed them to assess, etc., together with a certain clerk, notwithstanding a commission to Thomas de Berkele of Coberle or any other made afterwards under the seal of the exchequer, which commission the king has revoked. The king has ordered Thomas not to intermeddle therewith further by virtue of the said commission.

Nov. 8. To the sheriff of York. Order to assist the chaplain who celebrates
Knareborough. divine service in the king's chapel of the mills of Fosse under York castle for the souls of the king's progenitors in collecting divers rents, as the king understands that certain men in that bailiwick refuse to pay the rents to the chaplain for his maintenance, and also to assist him in collecting any arrears that he shall find to be owing to the chaplain. *Et erat patens.*

To the mayor and bailiffs of York. Like order.

Nov. 4. To Gilbert Ledred, escheator in cos. Lincoln, Northampton and Rutland.
York. Order to cause to be assigned to Roger de Quilly from the lands that John

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Membrane 9—cont.

de Benteleye holds of the inheritance of John, son and heir of John Lovel, 11*l.* 6*s.* 8*d.* yearly for a third of the value of the manor of Dounton-in-Ardern, co. Warwick, in pursuance of an order to the same effect sent to Matthew Broun, formerly escheator in those counties [*as at page 488 above*], who was amoved from that office before he had executed that order.

MEMBRANE 8.

Nov. 4. To the sheriff of York. Order to cause a coroner for that county to
York. be elected in place of Adam de Revesby, who is insufficiently qualified.

Nov. 9. To John de Louthre, escheator in cos. York, Northumberland, Cumber-
Knaresborough. land and Westmoreland. Order not to intermeddle further with a messuage and 6 acres of land in Wodehous, as it is found by inquisition that William de Wodehous held the said lands in his demesne as of fee at his death of the manor of Skipton, then in the hands of the late king by reason of the death of Roger de Clifford, tenant in chief, by homage and fealty, and that the said lands came to the late king's hands in the name of wardship by reason of the said manor, and that Thomas de Wodehous, brother of William, is his next heir and of full age, and the king has lately taken the homage of Robert de Clifford, brother and heir of Roger, for the lands that his brother held in chief.

Nov. 10. To Gilbert Talbot, justice of South Wales, or to him who supplies his
Knaresborough. place. Order to deliver to Howel Tudor ap Gronou and Gruffuth ap Gronou ap Tudur their purparties of the inheritance of Gronou ap Tudor, after making partition thereof among them, as it is found by inquisition taken by the escheator that the said Gronou held at his death in his demesne as of fee of the king in chief in South Wales a third part of a 'westva' at Kethlan in the king's commote of Mabwynneon, and a third part of a 'westva' at Redonnen in the commote of Comot Perveth, and Lechythlenan in the commote of Creudyn by Welsh law, and by the service of doing suit at the king's court of Cardigan from month to month, and that Howel ap Gronou ap Tudur, Tudur ap Gronou, and Gruffuth ap Gronou ap Tudur are the next heirs of Gronou and of full age according to Welsh law, and that the said lands are divisible among the heirs according to the said law, and the king has taken the fealties of the heirs for their purparties.

Nov. 1. To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and
York. Rutland. Order not to intermeddle further with a bovate of land in Haynton, and to restore the issues thereof, as it is found by inquisition taken by Matthew Broun, late escheator in those counties, that Sewal de Worth granted the land to Geoffrey Clerk to hold for life, and that Joan, wife of Richard Knyvet, niece of the said Sewal, is his next heir for the land and is of full age, and that the land was taken into the late king's hands on the death of the said Geoffrey, and is thus in the king's hands, and is held of John de la Ware as parcel of two parts of the manor of Haynton by knight service, and is worth 10*s.* a year in all issues.

Nov. 11. To the treasurer and barons of the exchequer. Order to supersede
Knaresborough. the demand that they have caused to be made by summons of the exchequer on John Gaitani, parson of the church of Wermuth and prebendary of Laghton-in-Morthyng, cardinal of the Roman church, for tenths and other quotas due to the late king from the said church and prebend, as the late king, at the request of Pope J[ohn] XXII. and on account of his affection for the body of cardinals, pardoned the cardinals beneficed in the realm all the sums of money exacted from them by the exchequer for the

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Membrane 8—cont.

said king's use for tenths and other quotas imposed by the pope upon the clergy of the realm.

Nov. 18. To Gilbert de Ledred, escheator in cos. Lincoln, Northampton and Knaresborough. Rutland. Order to cause dower to be assigned to Emma, late the wife of Roger son of Thomas de Croxton, tenant in chief, upon her taking oath not to marry without the king's licence.

Nov. 15. Geoffrey le Wright of Briggefod, imprisoned at Nottingham for trespass Knaresborough. of vert in the forest of Shirewod, has letters to Ralph de Nevill, keeper of the Forest this side Trent, or to him who supplies his place in Shirewod forest, to bail him until the coming of justices for pleas of the Forest in co. Nottingham.

Nov. 19. To Thomas de Foxle, constable of Wyndesore castle. Order to pay Knaresborough. to the janitor of both gates of the castle 4*d.* a day; to Alexander le Peyntour, one of the viewers of the king's works, 2*d.* a day; to Thomas le Rotour, the other viewer of the king's works, 2*d.* a day; to John the gardener of the king's garden without the castle, 2½*d.* a day; to four watchmen of the castle, 2*d.* a day each; to Robert de Wodeham, captain forester of Wyndesore forest, 12*d.* a day; to Ralph de la More, clerk of the king's works in the castle, 2*d.* a day; to John de Ledbury, keeper of Kenyngton park, 1½*d.* a day: being their wages and stipends from the time of the constable's appointment until Michaelmas next.

Nov. 19. To the same. Order to pay to John de Broghton the arrears of his Knaresborough. wages from the time of the constable's appointment for the office of keeper of the gate of Wyndesore park and of the king's manor therein, which were granted to John by the late king for life, receiving for that custody as much as Laurence de Bagshote, deceased, received for the same, and to pay the said wages henceforth.

To the same. Order to deliver to the king's chaplains celebrating divine service in the chapel in that castle, bread, wine, oil and other small necessities for the maintenance of divine service, from Michaelmas last to Michaelmas next.

To the same. Order to pay to Gilbert Pypot, the king's fletcher (*attilliator*) in the castle, the arrears of his usual wages from the time of the constable's appointment, and to pay him the same henceforth, and to deliver to him other things necessary for his office.

Nov. 10. To the treasurer and barons of the exchequer. The executors of the Knaresborough. will of Adam de Swylyngton have shewn the king that whereas 100*l.* which Adam acknowledged that he owed to Hugh le Despenser, then earl of Winchester, to be paid to him at certain terms now elapsed, have been exacted from Adam by summons of the exchequer, by reason of the forfeiture of the said Hugh, and that Adam exhibited in the exchequer two letters of acquittance made in Hugh's name for 100 marks of the said 100*l.*, asking to be discharged of the said 100 marks and also of the remaining 50 marks, because the said recognisance was made, as he asserts, by duress of prison, according to a statute lately passed at Westminster providing that the recognisances and obligations made to the said Hugh after his exile by force and duress should be annulled, whereupon a day was appointed for Adam to appear at the exchequer, but Adam died in the meantime, and it was considered in the exchequer because he did not appear on that day that the said 100*l.* should be levied of his lands and chattels by default: the king therefore orders the treasurer and barons to cause the executors to be discharged of the said 100 marks, provided that justice be done according to the said statute for the king and the said executors concerning the remaining 50 marks.

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Nov. 30. To Ralph de Nevill, keeper of the Forest this side Trent, or to him who supplies his place in the forest of Galtres. Order to cause an oak from that forest to be delivered every year to John de Ellerker, the elder, for so long as Ralph shall be keeper there, for the repairing of the mills called 'Waules milnes' pertaining to the manor of Thorneton-on-the-Hull, near Esyngwald, as it used to be delivered to the other lords of the said manor and of the mills in past times, as the king—at the prosecution of the said John, by petition before the king and his council in parliament, shewing that as lord of the said manor and mills he ought to have the suit of the tenants of the town of Esyngwald to the said mills, and also to the said oak, as previous lords of that manor have had them from time out of mind, rendering to the lord of Esyngwald 5 marks a year for the suit and oak, and the oak has been withheld for some time past—ordered the keeper to take inquisition, by which it is found that John de Eyvill and his predecessors, formerly lords of the manor of Thorneton and of the said mills, and other lords of the same, were formerly seised of the said suit and oak, until the time when Henry III. granted the manor of Esyngwald together with the said 5 marks a year to Edmund his son, formerly earl of Lancaster, and afterwards in the time of the said Edmund and his heirs until the said oak [was lost] by the negligence of the fermors of the mills, in the time when the manor of Thorneton and the mills were in the hands of Isabella de Vescy for life, by the demise of the said John de Eyvill, rendering the said 5 marks for the suit and oak every year to the king's progenitors and afterwards to Edmund and his heirs, and that neither John de Eyvill nor any other lord of the manor of Thorneton and of the mills have remitted the said oak to the king or his progenitors or to any others, or made any other estate thereof. By C.

Nov. 30. To the treasurer and barons of the exchequer. Whereas the king lately granted to Queen Philippa 1000*l.* to be received from the issues of the old and new customs in the port of Kyngeston-upon-Hull by the hands of the collectors there, in aid of her expenses, and ordered the collectors to deliver the issues of the said customs to her until she had received the whole sum of 1000*l.*, and Adam Coppendale and Hugh le Taverner, then collectors there, paid 938*l.* 8*s.* 8*d.* to the merchants of the society of the Bardi of Florence, who had satisfied the queen for the money, and 61*l.* 11*s.* 4*d.* remained to be paid to the said merchants, as appears by a bill under the seal of W. bishop of Norwich, late treasurer, wherefore the king ordered the collectors to pay the latter sum to the said merchants, or to John de Wyn, their attorney, and John de Barton and Henry de Burton, then collectors of those customs, did so: the king therefore orders the treasurer and barons to cause allowance for this sum to be made to the said John and Henry in their accounts.

To the same. Whereas William de la Pole lately undertook before the king and his council to pay for the king and in his name 840*l.* to Queen Philippa before Michaelmas, in the 5th year of the king's reign, which sum the king granted to her in aid of her expenses, and the king granted to the said William 840*l.* from the first issues of the old and new customs in the town of Kyngeston-upon-Hull from the time when the merchants of the society of the Bardi of Florence should have received 1000*l.* granted to them, wherefore the king ordered the collectors of the customs by divers writs to pay the arrears of the said 1000*l.* owing to the said merchants, and then to cause all the issues of the customs to be delivered to William until he had received the said 840*l.*; and John de Barton and Henry de Burton, then collectors of the customs, paid the said sum to William by virtue of that order: the king therefore orders the treasurer and barons to cause allowance to be made to John and Henry for the same in their account.

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MEMBRANE 7.

Dec. 4. To the treasurer and barons of the exchequer. Order to cause due Knaresborough. allowance to be made to John de Wodehous, keeper of the hanaper, in his account for the issues of the said hanaper, for 200*l.* from those issues, which he paid to John, bishop of Winchester, the chancellor, by the king's order, in part payment of 1000 marks that the king owes to the bishop for various sums paid by the latter to divers merchants by the king's order.

Dec. 6. To John de Louthre, escheator in cos. York, Northumberland, Cumberland and Westmoreland. Order to cause dower to be assigned to Katherine, late the wife of Hugh le Lorymer, tenant in chief, upon her taking oath not to marry without the king's licence.

Dec. 14. To Hamo Massy of Tatton, escheator in co. Chester. Order not to intermeddle further with the manor of Thurstaneston, which he has taken into the king's hands on the death of William son of Peter de Brikhull, and to restore the issues thereof to Cicely, late the wife of the said William, as it is found by inquisition taken by the escheator that William and Cicely were jointly enfeoffed of that manor by the grant of John de Sywenston, chaplain, by fine levied in the court of Chester by the king's licence, and that the manor is held in chief by the service of a third of a knight's fee.

Dec. 16. To the sheriff of Stafford. Order to cause the necessary repairs to be done to Stafford gaol, expending up to 10*l.*, by the view and testimony of Robert Selyman. By C.

Vacated, because otherwise below.

Dec. 16. To the same. Order to cause Stafford gaol, which is ruinous, to be repaired so far as is necessary, expending up to 10*l.*, by the view and testimony of Robert Selyman. By C.

Dec. 18. To John de Kyngeston, constable of Baumburgh castle. Order to cause necessary repairs to be done to divers houses in that castle, which are ruinous, expending up to 20*l.*, by the view and testimony of William de Bedenale. By the treasurer.

Dec. 10. To the treasurer and barons of the exchequer. Order to cause the exaction made on the men of Newcastle upon Tyne, co. Northumberland, for debts for victuals bought by them at Newcastle from the king and his father to be superseded, and to cause them to be discharged thereof, as the king, on 27 October last, pardoned the men of Northumberland all debts for the victuals bought from him and his father, in consideration of the loss, damage, fire and devastation sustained by them by reason of the late wars between the king and the land of Scotland. By p.s.

Dec. 10. To the same. Order to cause Roger de Aylesburi, sheriff of Warwick and Leicester, to be discharged and acquitted of an amercement of 5 marks, imposed upon him because he did not appear at the exchequer on the morrow of Michaelmas last to make his proffer there, as he was intending by the king's order certain other affairs before Geoffrey le Scrop and others appointed to enquire concerning certain felonies and trespasses in co. Leicester, and also before the king in his presence. By K.

Dec. 15. To the sheriff of Nottingham. Order to restore to Nicholas Froward of Wirksworth, diocese of Coventry and Lichfield, clerk, his lands, goods, and chattels, which were taken into the king's hands upon his being indicted before Richard de Grey and his fellows, justices of oyer and terminer in that county, for maintaining and receiving James Coterel, Roger Sauvage, Walter, servant of the said James Coterel, Thomas de Bukstones, William, brother of the said Thomas, and John Coterell, outlawed for divers felonies committed by them in that county, knowing them to be so outlawed, as the

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Membrane 7—cont.

said Nicholas has purged his innocence before W. archbishop of York, to whom he was delivered by the justices in accordance with the privilege of the clergy.

To the sheriff of Derby. The like in favour of the same Nicholas Froward.

Dec. 12.
York.

To the sheriff of Nottingham. Order to cause the demand made on the men of Ednestowe and other hamlets adjacent for 19 marks for the fee-farm for the present year to be superseded, as the king, on 28 August, in the 2nd year of his reign, granted this fee-farm to Geoffrey de Mildenhale, marshal of his hall, for life, and the said men have paid the fee-farm for the present year, as Geoffrey has acknowledged in chancery.

Dec. 12.
York.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex, and Hertford. Order to cause John de Liston, son and heir of John de Liston, tenant in chief, to have seisin of his father's lands, as he has proved his age before the escheator and the king has taken his homage for the lands that his father held in chief. By p.s.

Dec. 8.
York.

To the same. Order not to intermeddle further with certain lands in Rammesdenecreye, co. Essex, which he has taken into the king's hands on the death of John de Liston, and to restore the issues thereof, as it is found by inquisition taken by the escheator that the said John held the said lands of the inheritance of Eleanor his wife, and that they are held of the heirs of the earl of Pembroke by knight service.

To the same. Order not to intermeddle further with a messuage in Maldon, co. Essex, and to restore the issues thereof, as it is found by inquisition taken by the escheator that the said John de Liston and Eleanor his wife held the messuage jointly at his death, and that it is not held of the king.

Dec. 12.
York.

To the same. Order to cause to be delivered to Eleanor, late the wife of John de Liston, tenant in chief, the following of her husband's lands, upon her taking oath that she will not marry without the king's licence, in the presence of John de Lyston, John's son and heir, which lands the king has assigned to her in dower: a third of the manor of Lyston, co. Essex; a third of a moiety of the manor of Westonehall in the town of Foxherde, in the same county; and a third of a messuage, of a mill, of 209 acres of land, of 18 acres of meadow, of 60 acres of pasture, of 220 acres of wood, and of 7*l.* 12*s.* 8*d.* of rent in Gosfeld in the same county.

Dec. 16.
York.

To William de Clynton, justice of Chester, and to the chamberlain there. Whereas lately at the prosecution of William de Prayers—shewing the king that he was recently appointed to the office of sheriff of Chester, to hold for a certain time with all the appurtenances, rendering to the king 240*l.* a year, and divers men of that county called 'chartreres' were discharged of divers customs belonging to the office of sheriff worth 80*l.* a year (which William and his predecessors had been accustomed to receive in aid of their ferm) by a judgment lately rendered in the king's court at Chester and by orders made to William, after he had been appointed to the said office, and that the justice has nevertheless hitherto exacted the whole ferm from William—the king ordered the justice to certify him concerning the matter, and the justice certified that William was commissioned to hold the said office from Christmas day, in the 4th year of the reign, for a term of four years, with all the appurtenances, as other sheriffs there had received them, rendering 240*l.* yearly, and that William held that office from the said Christmas until St. Bartholomew last, and that the said customs that the said 'chartreres' used to pay belonged to that office long before William

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Membrane 7—cont.

was appointed, and that William and other sheriffs were accustomed to receive the said customs in aid of their ferm in the time of Edward I. and until now, and that the said customs were usually worth 68*l.* 8*s.* 10*d.* yearly, and that the 'chartres' were discharged of the said customs by divers writs of the king and by judgment delivered in the county of Chester on Tuesday the morrow of Epiphany last: the king therefore orders the justice to cause the said William to be discharged of this sum from the date of the said judgment for the time that he has held the said office, causing due allowance to be made to him for it in his ferm.

Dec. 11.
York.

To the said justice, or to him who supplies his place. Order to cause to be delivered without delay to John de Sancto Petro, knight, all his goods and chattels, which were taken into the king's hands as forfeited on his being indicted before the justice for certain felonies and trespasses committed by him in that county, because he did not come before the justice on the day fixed for him, as the king has restored the said goods to John, because he was in the king's service on the said day in the company of William de Monte Acuto. By p.s. [5965.]

Dec. 13.
York.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland and Westmoreland. Order not to distrain William Whytik for his homage and fealty, as he has done homage and fealty to the king for the lands that he holds of him. By p.s. [5990.]

Dec. 13.
York.

To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge, Huntingdon, Essex and Hertford. Order to cause Robert de Scales, son and heir of Robert de Scales, to have seisin of all the lands that his father at his death held of the late king in chief, as the king has taken the homage of the said Robert, although he is not yet of full age, for the said lands. By p.s.

Dec. 7.
York.

To the treasurer and barons of the exchequer. Order to cause Amice, late the wife of John Druel, tenant of part of her husband's lands, to have the following terms for the payment of a debt of 190*l.* which John owed to the king, to wit 50*s.* to the treasury every Easter and Michaelmas until the debt be discharged, upon her finding security for payment of the said 100*s.* every year. By p.s. [5954.]

MEMBRANE 6.

Nov. 4.
York.

To the treasurer and barons of the exchequer. Whereas upon its being found by inquisition taken by William Trussel, then escheator beyond Trent, that Eleanor, late the wife of Robert de Bruys, whom Richard le Waleys afterwards married, held in dower on the day she died a third of the manors of Writele and Hatfeld Regis, co. Essex, of the inheritance of her husband Robert, and that the late king granted the said manors to Humphrey de Bohun, formerly earl of Hereford and Essex, and Elizabeth his wife, to hold to themselves and the heirs of their bodies, together with the dower that Eleanor held after the death of her husband Robert, when it should fall in, and that the said Richard and Eleanor afterwards attorned themselves to the earl for their fealty, and the king, at the prosecution of John de Bohun, earl of Hereford and Essex, son and heir of the said Humphrey and Eleanor (*sic*), ordered the escheator to deliver the lands to the said earl, which lands had been taken into the king's hands on the death of Eleanor, together with the issues from the time of Eleanor's death, to be held at pleasure, or until the king should otherwise order, on condition that the earl should answer to the king for the issues of the said lands if

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Membrane 6—cont.

they ought to belong to the king, and the king has now confirmed the charter by letters patent: the king therefore orders the treasurer and barons to permit the earl to hold the manors, and to cause him to be discharged of the demand made on him for the issues thereof.

Nov. 20. To John de Harnham, keeper of the town of Wilton, now in the king's
Knaresborough. hands. Order to pay to the brethren and sisters of the hospital of St. Giles, Wylton, the arrears of a rent of 6 marks a year from the town of Wilton, from the time of the death of Mary, a nun of Aumbresbury, the king's aunt, and to pay that rent henceforth every year from the issues of the said town, as Edward I. on 4 April, in the 29th year of his reign—upon its being found by inquisition taken by Walter de Gloucestre, then escheator beyond Trent, that the brethren and sisters received the said rent by the gift of that king's progenitors, for the maintenance of a chaplain celebrating divine service every day in the said hospital for the souls of the said progenitors, and that the brethren and sisters received that rent from the first gift made to them from certain rents and issues of that town by the hands of the bailiffs there, as well for the time when the town was in the hands of the said progenitors as when it was in the hands of Richard, formerly king of Almain, and of Edmund, formerly earl of Cornwall, without interruption until Christmas then last past, when the town came into the hands of Edward I. by the death of the said Edmund, earl of Cornwall—ordered his bailiffs of that town by writ to cause the said brethren and sisters to have the rent until otherwise ordered; and the king—at the prosecution of the said brethren and sisters, shewing him that they received the said rent both in the time of the aforesaid Mary, to whom the late king granted the said town for life, and in the time of other lords of that town, and that the said John de Harnham has retained that rent from the time when the town came to the king's hands by the said Mary's death—ordered Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford and Buckingham, to make inquisition concerning the truth of the matter, by which it appears that the said brethren and sisters received the said rent as above from time out of mind until 29 May last, when the said Mary died, and that they have not remitted the rent to the king, or changed their estate therein.

Nov. 22. To John de Blomvill, escheator in cos. Norfolk, Suffolk, Cambridge,
Knaresborough. Huntingdon, Essex, and Hertford. Order not to intermeddle further with the lands that John de Swyneford held in Great Styvekle, which he has taken into the king's hands on the death of the said John, and to restore the issues thereof, as it is found by inquisition taken by the escheator that John at his death held no lands in his demesne as of fee of the king in chief, but that he held the said lands of the abbot of Rameseye by certain services, and that John son of the said John is his next heir, and is aged four years.

Nov. 4. To Master Robert de Staunford, clerk. Order to proceed speedily to
York. the exchequer, and receive all the processes and memoranda touching the duchy of Aquitaine—both those that were in the custody of Master Elias de Joneston of the time when he was clerk of Master Philip Martel, formerly appointed by Edward I. to prosecute the affairs of the duchy, and those that were delivered to Elias by the ministers of the king and his father—from the said Elias by indenture in the presence of the treasurer and chamberlains, and to cause them to be kept safely, to be shewn by him when required to the commissaries, envoys, and proctors of the king for counsels and treaties in these affairs, for their information. The king has ordered Elias to be present at the exchequer and to deliver up the processes and memoranda as aforesaid, and has ordered the treasurer and

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Membrane 6—cont.

chamberlains to pay to Robert whilst thus employed such wages and robes as Elias received. By p.s. [5925.]

To the treasurer and chamberlains. Order to cause the said wages and robes to be delivered to Master Robert de Staunford. By p.s. [5926.]

Mandate in pursuance to Elias de Joneston. By p.s. [5927.]

Dec. 2. To John de Louthre, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Order not to intermeddle further with certain lands in Catwyk and Carleton, which he has taken into the king's hands on the death of Walter Whitik of Catwyk, and to restore the issuss thereof, as it is found by inquisition taken by the escheator that the said Walter held those lands in his demesne as of fee at his death of the king in chief as of the honour of Albemarle, by knight service, and that William Whitik is his next heir, and is of full age, and the king—because the said William gave him to understand that he did fealty in the second year of the reign for the said lands to Queen Isabella, who held the said honour with its knights' fees by the king's grant, after the death of the said Walter his father, and satisfied her for his relief from those lands and had livery of the lands—ordered John de Oxenden, treasurer of the said queen, to search her memoranda concerning the matter, and to certify the king, and he certified that he found by the rolls of account of John de Thwet, late bailiff of the said queen of her manor of Brustwyk, that Walter de Whitik held 10 carucates of land of the said queen in Catwyk, Carleton, and Seton, by knight service, and that he died in the second year of the king's reign, and that William his son and heir, then of full age, satisfied the said queen for the relief due to her in this behalf.

Dec. 7. To the treasurer and barons of the exchequer. Order to cause due allowance to be made to Henry de Bisshebury, late sheriff of Salop, in his account for four cartloads of lead that belonged to Roger de Mortuo Mari, late earl of March, in the town of Stretton in Strettonedale, which he has delivered to Hugh Tyrel, king's yeoman, of the king's gift by the king's order under the privy seal.

To the same. Like order to cause allowance to be made to the said Henry for two loads of lead delivered in like manner to Hugh Tyrel.

Dec. 10. To Robert Selyman, late escheator beyond Trent. Order to deliver to the prior and convent of Wirmegeye all the issues received from the lands of the priory in Narburgh, co. Norfolk, which he has taken into the king's hands upon the last voidance, as the prior and convent have the right of receiving the said issues during voidance, and the king ordered William Trussel, late escheator beyond Trent, not to intermeddle further with the lands of that house [*as at page 468 above*].

Dec. 10. To the sheriff of Cornwall. Order to deliver to Roger le Veel, clerk, his lands and goods and chattels, which were taken into the king's hands on his being indicted before John de Stonore and his fellows, justices of oyer and terminer in that county, for the death of Bartholomew le Moul of Rudruth, as he has purged his innocence before J. bishop of Exeter, the diocesan, to whom he was delivered by the said justices in accordance with the privilege of the clergy.

Dec. 8. To the collectors of customs in the port of the town of Boston. Order to pay to the count of Julers 450 marks for Michaelmas term last from the issues of the customs, in accordance with the king's grant to him of 900 marks yearly from the issues of the said customs.

Dec. 11. To the treasurer and barons of the exchequer. Order to cause allowance to be made to the said collectors in their account for the said 450 marks paid by them in execution of the preceding order.

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*Membrane 6—cont.*Dec. 15.
York.

To the sheriff of York. Order to cause Margaret de Lound to have seisin of a toft and 2 bovates of land in Howom near Lokynton, which John son of Thomas de Howom held, who was outlawed for felony, as the king learns by inquisition taken by the sheriff that they have been in the king's hands for a year and a day, and that John held them of the said Margaret, and that Ralph de Bulmere, late sheriff of that county, had the king's year and day thereof, and ought to answer to the king for the same, and that there was no waste there because the said John had no building or growing trees in those tenements.

To the same. Order to cause William de la Wodehalle to have seisin of 2 bovates of land in Lund, which John son of Thomas de Howom held, who was outlawed for felony, as it is found by inquisition taken by the sheriff that John held the said bovates of William, and that Ralph de Bulmere, late sheriff of that county, had the king's year and a day thereof, and ought to answer to the king therefor, and that there was no waste there because the said John had no building or growing trees in those tenements.

Dec. 20.
Kirkham.

To John de Kyngeston, constable of Baumburgh castle. Order to pay to Roger de Horsele 20 marks from the issues of that castle for Michaelmas term last, in accordance with the late king's grant, on 20 November, in the 12th year of his reign, of 40 marks yearly to the said Roger for life.

*MEMBRANE 5.*Dec. 8.
York.

To the treasurer and barons of the exchequer. Order to allow to Henry de Cantuaria, clerk, 100*l. Tournois*, and to discharge him thereof, as John Travers, constable of Bordeaux, and John Guytardi, controller in Bordeaux castle, have testified by letters to the treasurer and barons exhibited in chancery that it is found by Anthony de Pesseigne's account with Master Galhard de la Casa, late constable of Bordeaux, for the time when Anthony was the late king's seneschal of the duchy and receiver of certain moneys there, that Anthony delivered 100*l. Tournois* to the said Henry, then sent by the late king to the duchy, towards his expenses, and that the said 100*l. Tournois*, with which Henry charged himself in his account of certain receipts of his in the said parts made with Richard de Ellesfeld, afterwards the late king's constable of Bordeaux, were deducted from a certain greater sum then owing to Henry by the late king.

By letter of the chancellor.

Dec. 16.
York.

To the taxors and collectors of the tenth and fifteenth in co. Oxford. Order to acquit the master and brethren of the hospital of St. John without the east gate of Oxford of the said tenth and fifteenth for the goods of the hospital, which was founded by Henry III. of his alms, as it is so slenderly endowed that its goods now hardly suffice for the maintenance of the master and brethren and of the weak and infirm therein, and of other alms to be made according to the ordinance of the said king, and if it be charged with the aids granted to the king by the community of the realm, it will be necessary for the master and brethren to diminish the said alms.

Dec. 12.
York.

To Henry le Gulden, escheator in cos. Cornwall, Devon, Somerset, and Dorset. Order not to intermeddle further with the lands that belonged to Robert atte Mulle in Gussich All Saints, which were taken into the king's hands by William Trussel, late escheator this side Trent, and to restore the issues thereof, as the escheator has certified the king that the said William

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Membrane 5—cont.

had not certified him of the reason for taking these lands into the king's hands, but that John de Ledrede, then sub-escheator of the said William in cos. Somerset and Dorset, informed him that Robert held the lands in chief of the king by the service of feeding one of the king's foals every year in herbage time for three weeks at his own expense, for which reason they were taken into the king's hands, and the king—upon Roger son and heir of the said Robert giving him to understand that the said lands are not held in chief of the king, and owe no service to the king—ordered Henry to cause inquisition to be taken concerning the matter, whereby it was found that the lands are not held in chief of the king and owe no service, but that they are held of the abbess of Tarente and of the prior of God's House, Southampton, by the service of 32s. a year, and that Roger atte Mulle, son of the said Robert, is his next heir, and is aged 22 years and more.

Dec. 15.
York.

To the sheriff of Somerset. Order to deliver the following manors, lands and rents that were held by the military order of the Temple in that county at the time of the cession of the order, which he has taken into the king's hands in execution of his previous order [*as at page 496 above*], to the prior and brethren of the Hospital of St. John of Jerusalem, together with the issues thereof: the manor of Templecoumbe, worth 30*l.* yearly, which Geoffrey de Stawell occupied; certain lands and rents at La Lade in Mertok, worth 9*l.* 5*s.* 1½*d.* yearly, which William de Faucomberge occupied; 64 acres of land and 12 acres of meadow at Mertok, worth 77*s.* 4*d.* yearly, which John le Fiendles occupied; certain lands in Westlepene, worth 7*l.* 6*s.* 8*d.* yearly, which Richard Lovel and Henry Power occupied; a messuage and a moiety of the manor of Wiliton, worth 7*l.* 4*s.* 4*d.* yearly, which Ralph le fitz Urs occupied; certain lands at Hidone and Blake-don, worth 40*s.* yearly, which Philip de Columbariis occupied; certain lands at Godele in Stok Gommere, worth 22*s.* yearly, which Robert le fitz Payn and John de Forde, parson of Okford church, occupied; 13 acres of meadow at Horwode near Wyncaulton, worth 2*s.* yearly, which Richard Lovel occupied; 18*d.* of yearly rent issuing from a tenement that John de Neubury held of the order of Knights Templars in Babynton; 18*d.* of yearly rent from a tenement in Babynton, which Agnes Samuel held of the same order, and which Philip de Columbariis occupied; a messuage and a virgate of land in Lameyete, worth 20*s.* yearly, which Thomas de Rodeneye occupied; 12*d.* of yearly rent from a certain tenement in Bruton, which the prior of Bruton occupied; 2 messuages in Mulebourn Pourt, worth 15*d.* yearly, which the bailiff of the town of Mulebourn Pourt occupied; a messuage at Shepton Malet worth 6*s.* 8*d.* yearly, which John de Bello Campo and John le Bakere occupied; a messuage at Shepton Malet, worth 6*s.* 8*d.* yearly, which Herbert son of Reginald and James Uppehull occupied; a messuage and a virgate of land in Maperton, worth 13*s.* 4*d.* yearly, which John de Moeles occupied: which the said men occupied as their escheats by reason of the cession and annulling of the said order of the Temple.

Dec. 16.
York.

To Henry de Guldene, escheator in cos. Somerset, Dorset, Devon, and Cornwall. Order not to intermeddle further with a mill and 21 acres of land in Wyleford, near Northcadebury, which William Trussel, late escheator beyond Trent, took into the king's hands pretending that the prior of Montacute had acquired them after the publication of the statute of mortmain without royal licence, and to restore the issues to the prior, as the king learns by inquisition taken by Henry that Mark, sometime prior of Montacute, acquired the mill and lands to him and his church from Roger Balon in the time of Henry III. forty years before the publication of the said statute, and that they are held of the king in chief in frankalmoin, and are worth 66*s.* 8*d.* yearly in all issues

1332.

Dec. 6.
York.*Membrane 5—cont.*

To the treasurer and barons of the exchequer. Order to release and give acquittance to Roger Chaundos, late sheriff of Hereford, in his account, of the issues, goods and chattels of the manors of Mawardyn and Wynfer-ton, co. Hereford, which he delivered to Maurice de Berkeleye by the king's order, as the king, for the good service Maurice had rendered him, and in order that Maurice might maintain himself more fittingly in his service, granted to him the said manors, which belonged to Roger de Mortuo Mari of Chirk, and which came to the king's hands as escheats by reason of the forfeiture of Roger de Mortuo Mari, late earl of March, nephew and heir of the said Roger, to be held under a certain form, and the king afterwards granted to Maurice all the issues of the said manors from the time of the said forfeiture for which answer had not been made to the king, and also all the king's goods and chattels in those manors, to be held of his gift, and ordered the sheriff of that county to deliver the issues and goods to Maurice.

Dec. 7.
York.

To the same. Order to cause Roger Chaundos, late sheriff of Hereford, to be discharged in his account of the oxen, plough beasts (*affris caru-carum*), armour, brazen pots, bowls, and other domestic utensils, and tapets, wall-hangings (*dosser'*), and beds (*lecta*) of the arms of Edmund son of Roger de Mortuo Mari, and of the other small things that belonged to Roger in the castle and manor of Wyggemore, the land of Melenyth, with the castles of Kenthles and Dynband in the same land, the land of Kede-wynk, with the castle of Dolvoreyn, the land of Comotoyder, which Roger held for life, with remainder to Edmund, which were taken into the king's hands by reason of Roger's death, as the king restored the said castle, manor, and lands to Edmund, and granted to him the said goods, which he ordered the sheriff of Hereford to deliver to him by indenture.

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Jan. 1.
Beverley.

To the sheriff of Surrey. Order to cause John de Ifeld to have seisin of the manor of Gomshulve, as the king learns by inquisition taken by the sheriff that Roger le Sauvage, who was outlawed for felony, held the manor of the said John, and that the manor has been in the king's hands for a year and a day, and that John de Pulteneye had the king's year, day and waste thereof, for which he ought to answer to the king.

1332.

Dec. 10.
York.*MEMBRANE 4.*

To Geoffrey le Scrop and his fellows, justices to hold pleas before the king. Order to proceed with the assize of novel disseisin that the abbot of Selehy arramed against John de Warennia, earl of Surrey, and others contained in the original writ concerning tenements in Estoft, but not to proceed to render judgment without consulting the king, as the abbot has shewn the king that he arramed the said assize and placed in view 800 acres of pasture, and that the earl, as tenant of the said pasture, asserted in pleading before the said justices by John de Donecastre, his attorney, that the tenements put in view are in Thorne and not in Estoft, and that they are parcels of the manor of Thorne, and that the late king was seised of the manor and granted it to the earl for life, with reversion to the said king and his heirs, and that the king granted to the earl by charter the right to approve himself in his wastes in the said manor and in other castles and manors contained in the charter that the earl holds for life with reversion to the king, and asserted that he ought not to answer concerning them without consulting the king, and that the abbot asserted that the tenements are in Estoft and not in Thorne, and are not parcels of the manor of Thorne, and this he offered to aver by assize, and prayed that the justices would proceed

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Membrane 4—cont.

to the taking of the assize, but they have deferred proceeding, wherefore the abbot has besought the king to provide a remedy. By C.

Dec. 12.
York.

To Matthew de Crauthorn, keeper of the king's mine in co. Devon. Order to pay to Robert de Withiford the arrears of his wages from the issues of the said mine, for the time that he held the office of controller of the king's silver mine in co. Devon, which office was granted to him by the king on 22 January, in the 4th year of his reign, during pleasure, receiving the accustomed fees therefor, and afterwards, on 2 February last, the king granted to William de Pafford the said office to hold during pleasure, and Robert has informed the king that his wages are in arrear for the time that he held the office, and he has besought the king to order payment to be made to him.

Dec. 10.
York.

To the same. Order to pay to Robert de Withiford, controller of the said mine, such wages as Adam de Withiford, the late controller, was accustomed to receive in that office, together with the arrears for the time Robert has held that office, and to pay them henceforth for so long as he shall hold that office.

Dec. 10.
York.

To Roger Chaundos, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford, and the adjoining marches of Wales. Order not to intermeddle further with the manors of Woddemanton, Sheldesleye, Chircheshull, Wolferton, Benteleye, and Tadesterne, which he took into the king's hands on the death of John de Wysham, and to restore the issue thereof to Hawisia, late the wife of the said John, as the king learns by inquisition taken by the escheator that Hawisia was enfeoffed jointly with the said John of the manors of Woddemanton by the grant of Richard de Penbrigg, and of the manor of Sheldesleye by the acknowledgment and surrender of John Botetourt and Matilda his wife, and of the manor of Chircheshull by the grant of John de Westbury, by fines levied in the late king's court, and of the manor of Wolferton by the recognition and surrender of Henry le Bole and Joan his wife by fine levied in the king's court, and of the manor of Benteleye, except a moiety of a virgate of land there, by the grant of Nicholas Boum, Eymery de Paunsfod, and John Bert, and of the manor of Tadesterne by the grant of Edmund de Plecy, knight, and that she continued her joint seisin thereof until the time of John's death, and that the manors are not held of the king.

Dec. 12.
York.

To William de Northo, escheator in cos. Kent, Surrey, Sussex, and Middlesex. Order not to intermeddle further with the manors of Redhalle, near Burstowe, and Wykham, which he took into the king's hands on the death of John de Wysham, and to restore the issues thereof to Hawisia, late the wife of the said John, as the king learns by inquisition taken by the escheator that Hawisia and John were jointly enfeoffed of the said manors by fine levied in the king's court, and that she continued her seisin thereof with John until his death, and that the manor of Redhalle is held of John de Burstowe, and the manor of Wykham of the earl Warenne by divers services.

Dec. 18.
Kirkham.

To the sheriff of Lincoln. Order to aid Margaret, late the wife of Edmund, earl of Kent, in distraining John de Wilughby and Adam de Welle for their fealty and other services for the lands that they hold of her as of the manor of Gretham, co. Lincoln, which manor the king assigned to her amongst other things as dower, when he ordered John and Adam to be intendent for their fealties and services to the said Margaret, and they have neglected to do so, to the injury of Margaret and of the heir of the said earl, who is a minor in the king's wardship. *Et erat patens.*

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*Membrane 4—cont.*Dec. 12.
York.

To Simon de Ruggele, chamberlain of Chester. Order to deliver all the money from the issues of his office, levied by him or to be levied, and the arrears of his account lately rendered at the exchequer, together with all other debts that are owing to the king in that bailiwick, and that he can levy, and to cause them to come into the wardrobe of Edward, the king's son, there to be delivered by indenture to Master John de Burnham, keeper of the wardrobe, notwithstanding any order to the contrary previously addressed to him.
By p.s. [5975].

Dec. 15.
York.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Henry de Percy, in the ferm of 500 marks yearly due from him for the custody of two parts of the lands that belonged to Robert le fitz Wauter, tenant in chief, in accordance with the king's grant of 25 June, in the second year of his reign, for 14*l.* yearly, the value of the manor of Shenefeld, and 33*s.* 9*d.* of yearly rent from certain tenants in the manor of Dunmawe, co. Essex, which manor and rent the king, on 18 July, in the fourth year of his reign, ordered him to deliver to Joan, late the wife of the said Robert, in dower [*as at page 45 above*].

Dec. 12.
York.

To the sheriff of Suffolk. Order to cause the old gaol in the town of Ipswich to be repaired by the view of Ralph de Bockyng, in accordance with the king's former order to the sheriff of that county [*as at page 113 above*], as Thomas de Hyndryngham, then sheriff, died before executing it.
By pet. of C.

Dec. 16.
York.

To Matthew Broun, escheator in cos. Lincoln, Northampton and Rutland. Order not to intermeddle further with the lands that he took into the king's hands on the death of Cicely, daughter of William Bolle of Swynesheved, and to restore the issues, as it is found by inquisition taken by Gilbert de Ledered, late escheator in those counties, that Cicely held no lands in her demesne as of fee of the king in chief as of the crown in that bailiwick at her death by reason whereof the custody of her lands ought to pertain to the king, but that she held other lands of other lords by divers services, and that John Bolle of Swynesheved, her uncle, is her next heir, and is of full age.

Dec. 8.
York.

To the treasurer and barons of the exchequer. William de Clynton and Juliana his wife, kinswoman and heiress of Juliana de Leyburni, heiress of Ralph de Sandewyco, have shewn the king that whereas the said Ralph at his death was indebted to the king's progenitors for several accounts and debts at the exchequer, which are now exacted from William and Juliana at the exchequer, and the executors of Ralph's will, accounting at the late king's exchequer for the time when Ralph was constable of the Tower of London, had a surplus on that account of 255*l.* 12*s.* 3*d.*, which was not afterwards allowed to the said William or Juliana or to Joan (*sic*) de Leyburn or any other, and they have besought the king to cause allowance for the surplus to be made to them in the said debts: the king therefore orders the treasurer and barons to take information concerning the surplus and debts, and to cause William and Juliana to have allowance in the debts for the surplus; provided that, if William and Juliana owe any debt for the said Ralph beyond the allowance, it shall be levied for the king's use.
By K.

*Changed because it was otherwise sealed.*Dec. 30.
Beverley.

To the same. Order to audit the account of Master Richard de Bury, keeper of the privy seal, because the king cannot be without him both because of things pertaining to the custody of the privy seal and for other reasons, and to receive Geoffrey de Cotes and Hugh de Eboraco to render his account at the exchequer, the king having taken his oath that he will

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Membrane 4—cont.

faithfully charge himself with all receipts and issues whatsoever and jewels and other things for the time when he was keeper of the wardrobe.

By K. on the information of Geoffrey le Scrop.

Dec. 31.
Beverley.

To the same. Order to admit him whom the executors of the will of Master Thomas de Garton, late controller of the wardrobe, wish to depute in his place, to testify the account of Master Richard de Bury at the exchequer for the time when he was keeper of the wardrobe, and for what pertains to the account.

By K. on the information of Geoffrey le Scrop.

1333.

Jan. 2.
Beverley.

To the same. Order to cause allowance to be made to Master Richard de Bury, keeper of the privy seal, in his account for the time when he was keeper of the wardrobe for all the things delivered by him to the king in his chamber and to others, and testified by the entry on the counter-roll (*per contrarotulamentum*) of the controller of the wardrobe of that time, and to cause as much to be allowed to Richard for the expenses of the cofferer and other clerks of his arranging (*arraiancium*) as they shall find was allowed for that purpose to Roger de Waltham, keeper of the late king's wardrobe.

By K. on the information of Geoffrey le Scrop.

1332.

Dec. 7.
York.

MEMBRANE 3.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Order not to intermeddle further with a toft and 16 acres of land in Bramham, which he has taken into the king's hands from the prior of St. Oswald's, Nostell, and to restore the issues thereof to the prior, as the escheator returned to the king that he took them into the king's hands because it was found by an inquisition of office that the prior and convent of that place acquired them eight years ago, without licence from the late king, from William Gernoun, who held them in chief by the service of rendering $2\frac{1}{2}d.$ to the king yearly; and afterwards the king—upon learning from the prior and convent that they acquired the toft and land from the said William by the king's licence, and that they are held of them and not of the king—ordered the escheator to make inquisition concerning the premises, and it is found thereby that the prior and convent acquired the toft and land by the king's licence from the said William, and that they are held immediately of the prior and convent by the service of rendering them $10d.$ a year, and mediately of the king by rendering to the wapentake of Barkeston $2d.$ a year for the fine of that wapentake.

Dec. 15.
York.

To the same. Order not to intermeddle further with the manor of Iselbeck, and to restore the issues thereof, as the escheator returned that he took the manor into the king's hands because it was found by an inquisition of office taken by him that John de Iselbek, who died fifteen years ago, was seised thereof in his demesne as of fee, and that William, his son and heir, then adhered to the Scots, enemies of the late king, and that John Morryn now occupies it of the gift of John, younger brother of the said William, and by the record and process lately had before the treasurer and barons of the exchequer concerning the record and process of an assize of novel disseisin touching a tenement in Iselbek between John son of John de Iselbek and Ingelram de Beuver and John de Redynges, which was lately summoned and taken before William de Herle and his fellows, the late king's justices to take assizes in co. York, the record and process whereof were sent to the treasurer and barons for certain causes *sub pede sigilli regis*, and which the king has now caused to come before him in chancery, it appears that—because it was contained in the record and process of the assize that Thomas de Burgh and Simon de Grymesby, late escheators in

1332.

Membrane 3—cont.

that county, answered in their accounts for 20s. for the ferm of certain tenements in Iselbek, which were in the late king's hands by reason of the adhesion to the Scots that the said William de Iselbek, of whose inheritance they were, made at the time of the death of John de Iselbek, his father, and because the said John, son of John, answered to this before the treasurer and barons that after the death of John de Iselbek, whose heir he is, he entered the tenements as his right and inheritance, and held them peaceably until he was disseised thereof by Ingelram, and that the said William, who is now dead, was a bastard and was not the heir of John de Iselbek, for which reason the lands ought not to be charged by his forfeiture—the treasurer and barons ordered an inquisition to be taken concerning the premises, and—upon its being found thereby that William was not the heir of the said John de Iselbek, and was never seised of the tenements, and was a bastard, and that the said John son of John entered the tenements as his right and inheritance immediately after his father's death, and that he was seised thereof peacefully for two years and more before Ingleram, the sub-escheator, laid hands on them in the late king's name—the treasurer and barons, because the tenements had been wrongfully taken into the late king's hands, considered that the escheators who had the custody of the tenements should be discharged of the issues thereof from Wednesday after the Exaltation of the Holy Cross, in the 20th year of the late king's reign, on which day the said John son of John recovered the tenements against Ingleram and John de Redynges, because the said lands had been wrongfully taken into the late king's hands.

Nov. 26. To the sheriffs of London. Order to cause the wool and other goods in Knaresborough. that bailiwick of William de Preston of London, Adam Tirewyt of Beverle, Walter de Kelsterne of Beverle, John de Kelsterne of Beverle, William de Cotes of Beverle, Thomas de Holm of Beverle, Adam Berte of Norwich (*Northwich*), Robert le Long of Norwich, James Keyser of Newerk, Henry de Belton of York (*Everwyk*), Michael Tirewyt of York, John de Weston of Coventry, John le Wallere of Coventry, Jordan de Shepeye of Coventry, John Basset of Coventry, Simon de Toltham of Coventry, Henry de Meriton of Coventry, John de Staunford of Northampton, Richard de Tekene of Northampton, John Longevill of Northampton, Henry le Vyneter of Northampton, Adam de Coddeshrook of Northampton, Thomas Bryd of Northampton, John Mundy of Ipswyk, Peter atte Conduyt of St. Albans, William Pursere of St. Albans, Robert Enkepenne of Winchester, John Stikeberd of Salesbury, William Cole of Salesbury, Robert de Hulton of Shrewsbury, Robert de Hampsted of Abyndon, Ingelram de Abyndon, Nicholas de Werche of Abyndon, John le Fullere of Berkhamptede, Ralph de Chedynton of Berkhamptede, and William le Shepherd of Berkhamptede, to be arrested, and to cause them to be kept safely until further orders, because they have omitted to restore the wool of Nicholas de Pycheford of Bruggenorth, in accordance with the king's order [*as at page 498 above*], as John, duke of Brabant, has intimated to the king by his letters.

By K. and C.

The like to the sheriffs of Norfolk, Southampton, and Lincoln.

By K. and C.

To the sheriff of York. Like order to seize the wool and goods of Adam Tyrewyt, Walter de Kelstern, John de Kelstern, William de Cotes, Thomas de Holm, Henry de Belton, and Michael Tyrewyt.

By K. and C.

Dec. 24.
Beverley.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Order not to intermeddle further with the priory of Drax, or with its temporalities, which he has taken into the king's hands by

1332.

Membrane 3—cont.

reason of the death of brother Henry, the late prior, and to restore the issues thereof to the sub-prior and convent, placing a janitor at the gate in the king's name, as the king learns by inquisition taken by William Bassett, Adam de Hoperton, and William de Hathelseye that William Paynel founded the priory before the time of Richard I. in frankalmoin and quit of all secular service, and that it is now of the patronage of Elizabeth and Margaret, daughters and heiresses of John Paynel, minors in the king's wardship, and that their ancestors did not receive any esplees or profits thence during voidance, and did not intermeddle with the custody thereof except that at every voidance they placed a janitor there during the voidance, who received nothing from the priory but his food during that time.

Dec. 7.
York.

To the treasurer and barons of the exchequer. Order to discharge and acquit Roger Chaundos, late sheriff of Hereford, of the issues of certain lands at Malmeshull and Wolfrilowe that they shall find he has delivered to Joan, late the wife of Roger de Mortuo Mari, earl of March, in execution of the king's order [*as at page 99 above*].

1333.

Jan. 3.
Beverley.

To John de Pulteneye. Order not to intermeddle further with the manor of Gomshulve, which is in his custody by the king's commission, as the king—upon its being found by inquisition taken by the sheriff of Surrey that Roger le Sauvage, who was outlawed for felony, held the manor of John de Ifeld, and that the manor has been in the king's hands for a year and a day, and that John de Pulteneye had the king's year, day and waste thereof—ordered the sheriff of Surrey to cause John de Ifeld to have seisin of the manor.

Jan. 4.
Kingston-upon-
Hull.

To Thomas de Brewosa. Order not to intermeddle further with the said manor, which is in his custody by the demise of John de Pulteneye.

1332.

Dec. 28.
Beverley.

To the taxors and collectors of the tenth and fifteenth in co. Kent. Order not to molest or aggrieve the master and brethren of the hospital of Ospreng in the goods of the hospital for the said tenth and fifteenth, as the hospital, which was founded by Henry III. of his alms, is so slenderly endowed that its goods barely suffice now for the maintenance of the master and brethren, and of the weak and infirm persons there and for other alms, according to the ordinance of the said king, and that if it be charged with the aids granted to the king by the community of the realm, it will behove the master and brethren to diminish the said alms.

1333.

Jan. 8.
Burstwick.

To the taxors and collectors of the tenth and fifteenth in co. Derby. Like order, *mutatis mutandis*, in favour of the master and brethren of the hospital of St. Leonard, Derby, founded by the king's progenitors.

MEMBRANE 2.

Jan. 5.
Burstwick.

To the sheriff of Gloucester. Order to cause a verderer for the forest of Dene to be elected in place of Richard Billyng, who has no lands within the forest.

Jan. 6.
Burstwick.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to Thomas de Bradestan, constable of Gloucester castle, in his account of the issues of the castle, for such fees and wages for himself, a janitor, and the watchmen of the castle as have been usually allowed to other constables heretofore.

1332.

Dec. 8.
York.*Membrane 2—cont.*

To the same. Order to cause Roger Chaundos, late sheriff of Hereford, to be discharged of the issues of the castle and manor of Wyggemore, delivered by him to Edmund de Mortuo Mari in execution of the king's order [*as at page 346 above*].

1333.

Jan. 12.
Burstwick.

To Robert Selyman, escheator in cos. Southampton, Wilts, Oxford, Berks, Bedford, and Buckingham. Order not to intermeddle further with a mesuage and 2 carucates of land in Puryton, co. Wilts, which Eleanor de Kaynes held at her death to her and Robert de Kaynes, her late husband, and the heirs of their bodies, of the grant of John de Sancto Amando, with remainder to the right heir of Robert, which tenements are held of the abbot of Malmesbury by knight service, as the king, on 24 December last—upon its being found by inquisition taken by Henry le Gulden, escheator in cos. Somerset, Dorset, Cornwall, and Devon, that Eleanor at her death held the manor of Tarent Kaynes, co. Dorset, as jointly enfeoffed thereof with Robert to them and the heirs of their bodies, and that it is held of the king in chief by the service of one knight's fee, and that William de Kaynes, brother of the said Robert, was Robert's next heir of that manor, because Robert and Eleanor died without heirs of their bodies, and that he was of full age—took William's homage for the said manor, and ordered the said Henry to cause him to have seisin thereof.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to William de Crophill and Robert de Morwod, late bailiffs of the town of Notingham, for 20*l.* of the ferm of that town, which they have paid to Robert de Newerk and Meliora his wife, late the wife of Gilbert de Glenkarny, in execution of the king's order of 22 January, in the 4th year of his reign, to pay to Robert and Meliora 20*l.* yearly from that ferm, the king having granted, at Robert's request, that the 20*l.* yearly granted to Meliora, in consideration of the labours and losses of her late husband Gilbert in the service of the king's grandfather and father, and in recompence for his lands in Scotland [*as in Calendar of Patent Rolls, 4 Edw. III. p. 46*], shall be received yearly from the said ferm by Robert and Meliora, and the said bailiffs have paid to them 20*l.* for Michaelmas and Easter terms last.

Jan. 7.
Burstwick.

To Robert But and John Pellesone, collectors of the old and new customs in the port of Boston. Order to pay to John de Askham, clerk,—to whom the king, on 12 May, in the fifth year of his reign, granted the office of controller of the customs of wool, hides, and wool-fells and of the custom of 2*s.* on each tun of wine and of 3*d.* in the pound and of other small customs and imposts in that port—the arrears of his wages from the time of the collectors' appointment.

Jan. 10.
Burstwick.

To the treasurer and barons of the exchequer. Order to cause allowance to be made to the aforesaid collectors in their account for the arrears of the said wages paid by them in execution of the preceding order.

Jan. 12.
Burstwick.

To Roger Chaundos, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford, and in the adjoining marches of Wales. Order not to intermeddle further with the manor of Clifton, and to restore the issues thereof to Hawisia, late the wife of John de Wysham, as the king learns by inquisition taken by the escheator that Hawisia was enfeoffed of the manor jointly with the said John by the king's grant, to them and to John's heirs, and that she continued her joint seisin thereof with John until his death, and that it is held of Geoffrey de Cornewall[ia] as of the manor of Boreford-upon-Temedé by the service of half a knight's fee.

Jan. 18.
Pocklington.

To the same. Order to deliver to the aforesaid Hawisia, mother of the said John's heir, as nearest friend of the heir, the fishpond of Noxton and

1333.

Membrane 2—cont.

240 acres of land of the king's wastes in co. Gloucester, together with the issues thereof, saving the dower to her thence, as the king learns by inquisition taken by the escheator that the said John at his death held the premises in his demesne as of fee of the king in chief by the service of rendering 70s. 6d. yearly to the exchequer by the hands of the sheriff of Gloucester for all service, and that he did not hold any other lands of the king in chief as of the crown by reason whereof the custody of his lands ought to pertain to the king, and that John, his son, is his next heir and is aged twelve years.

1332.

Dec. 30.
Beverley.

To the treasurer and barons of the exchequer. Hugh de Longedon, late sub-escheator in co. Lincoln of Simon de Bereford, late escheator beyond Trent, has shewn the king that he paid 13*l.* 6*s.* 8*d.* from the issues of that escheatry to Simon at London, on 10 June, in the 4th year of the king's reign, in the presence of John de Westbrok, then clerk of the said Simon, by indenture remaining amongst the writs of the said Simon, for the king's use, and that Simon was condemned to death before he rendered his account of the issues of his bailiwick, and that the said treasurer and barons have deferred making allowance to Hugh therefor because the said indenture found amongst Simon's writs was not sealed with Simon's seal, and that they intend levying that sum from him, wherefore he has besought the king for a remedy: the king orders the treasurer and barons to cause John de Westbrok and Richard de Thornton, then Simon's receivers, to come before them and to examine them, and if they ascertain that Hugh paid this sum to Simon, to cause him to have allowance for it. By p.s. [6050].

1333.

Jan. 20.
York.

To the sheriff of Nottingham. Order to restore to Thomas Basily of Radeclif-upon-Trent his lands, goods, and chattels, which were taken into the king's hands upon his being appealed before William de Herle and his fellows, justices lately in eyre in that county, by Nicholas de Spaldyng, an approver who was hanged, for ordering and assenting to a robbery of Robert Race at Saxindale, and for receiving Nicholas and other thieves at Radeclif after the said robbery, as he has purged his innocence before W. archbishop of York, the diocesan, to whom he was delivered by the justices in accordance with the privilege of the clergy.

Jan. 22.
York.

To the collectors of the custom of wool, hides, and wool-fells in the ports of Kingston-upon-Hull and Ravensrod. Order to pay to John de Spaygne of Cottingham—whom the king appointed, on 28 July last, controller of the custom of wool, hides, and wool-fells, and of the custom of 3*d.* in the pound and of other small customs and imprests in those ports—the arrears of his wages from that date.

To the same. Order to pay to the said John, controller of the said customs, the arrears of his wages from 12 May, in the 5th year of the king's reign, on which day the king granted to him that office.

Jan. 13.
Burstwick.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Order not to distrain John de Sutton for his homage and fealty for the lands that he holds of the king, as he has done homage and fealty to the king. By p.s. [6064].

Jan. 5.
Beverley.

To Robert Selyman, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford and Buckingham. Order not to intermeddle further with the manor of Stouton Barre, which was taken into the late king's hands on the death of Thomas Barre, as the king learns by inquisition taken by the escheator that Thomas held the manor in his demesne as of fee at his death of the late king as of the honour of Walyngford, then in the said king's

1333.

Membrane 2—cont.

hands, by the service of one knights' fee, and the king lately granted the castle and honour of Walyngford to his brother, John de Eltham, by charter, together with all the knights' fees and advowsons pertaining to that honour, and Robert Barre, son of the said Thomas, has proved his age before the escheator.

MEMBRANE 1.

Jan. 21.
York.

To the treasurer and barons of the exchequer. Adam de Wythiford, chamberlain of South Wales, has shewn the king that whereas he caused many works in the castles of Dynevour, Cardigan, and Lampader, in South Wales, at the time of his substitution in that office, and in the castle of Coneweie in North Wales, during the time when the office of chamberlain in North Wales was committed to him by the king, which works were commenced by the late chamberlains of those places for the safe-guarding of the castles, to be continued without any warrant, and has incurred divers costs and expenses about the said works, which the treasurer and barons have deferred allowing to him, and he has besought the king to cause these costs and expenses to be allowed to him: the king therefore orders the treasurer and barons to cause allowance to be made to Adam in his account for what they shall ascertain, by the testimony of his controllers and of the surveyors of the said works, that he has expended for the safe-guarding of the said castles.

By p.s. [6067].

Jan. 21.
York.

To the treasurer and barons of the exchequer, and to the chamberlains. Order to audit the account of John de Shordich for his mission with others to parts beyond sea by the king for the expedition of certain arduous affairs touching the king, and to allow him 20s. a day for the time during which he was on this service and reasonable expenses for his passages, and to pay to him what they shall find to be due to him beyond the sums received by him towards his expenses, as he has shewn the king that he received 20*l.* from the treasurer and 50*l.* from the constable of Bordeaux, and he has besought the king to cause his account to be audited, and to order payment to be made to him for what shall be found to be due to him.

By C.

1332.

Dec. 30.
Beverley.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland, and Westmorland. Order not to intermeddle further with a rent of 10*l.* in Beverle, Scoureburgh, Besewyk, Fosseton, Nafferton, Louthorp, Alburn, Fyvele, Tweng, Sixindale, Killum, and Brunneby, co. York, which the late king assigned in dower to Mary, late the wife of Aymer de Valencia, earl of Pembroke, on 24 November, in the 18th year of his reign [*as in this Calendar, 18 Edward II. p. 244*], and to restore to her aught that may have been levied from that rent since the said date, the king having ordered William de Tatham, late escheator in co. York, not to intermeddle further with the said rent, which he had taken into the king's hands, with a rent of 20*l.* in the same towns that belonged to the said Aymer, by virtue of a writ directed to the escheator this side Trent, because certain men occupied the said rent, which was then in the king's hands by reason of the minority of David de Strabolgi, kinsman and co-heir of the said Aymer, and William was amoved from office before he could amove the king's hand from the rent.

1333.

Jan. 23.
York.

To Roger de Chaundos, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and in the adjoining marches of Wales. Order to retain in the king's hands a mill at Crukhowel, which is parcel of the castle and

1333.

Membrane 1—cont.

manor of Crukhouwel, until further orders, and to deliver the said castle and manor to Grimbald son of Emery de Pauncefot, and not to intermeddle further with the lands that Emery held of other lords in that bailiwick, and to restore the issues thereof, as it is found by inquisition taken by the escheator that Emery at his death held the said mill in his demesne as of fee, and that he held the said castle and manor, with the exception of the mill, of the grant of Geoffrey de Stok and Adam Osgar, parson of Asfeld church, by fine levied in the king's court, with remainder to the said Grimbald and to the heirs of his body, and that the castle and manor are held of the king in chief as of the castle and lordship of Blenlevenyeth, and are in the king's hands by the forfeiture of Roger de Mortuo Mari, late earl of March, by the service of providing four armed men and four barded (*coopertos*) horses for forty days in time of war in Wales at the castle of Blenlevenyeth at his own expense, and that Grimbald is next heir of Emery, and is aged fourteen years; and the king has respited Grimbald's homage until the Purification next, and for a year after that feast. By K.

To Hugh Tyrel, keeper of the castle and lordship of Blenlevenyeth. Order to deliver the castle and manor of Crokehouwel, except the mill, to the aforesaid Grimbald, and to restore the issues thereof to him, and not to intermeddle further with the lands that Emery held of other lords. By K.

Jan. 23.
York.

To Robert Selyman, escheator in cos. Wilts, Southampton, Oxford, Berks, Bedford and Buckingham. Order not to intermeddle further with the manor of Hampton near Crekkelade, saving the homage due to the king in this behalf, as it is found by inquisition taken by William Trussel, late escheator beyond Trent, that Richard de la Ryvere held no lands in chief in that bailiwick at his death, but that Amice de la Ryvere held the said manor as her right and inheritance, and that she demised it to the said Richard, her son, for life, and afterwards, by fine levied in the late king's court, she acknowledged the said manor to be the right of John de la Ryvere, her eldest son, and granted that the manor, which Richard thus held for life of her inheritance, should remain after Richard's death to the said John and his heirs, and that Richard attorned himself to John in court, and that the manor is held of the king in chief by the service of finding an armed [man] for the king's war, and that John de la Ryvere, son of the said John, is his next heir and is of full age; and afterwards the king—upon being given to understand that Amice, long before the levying of the said fine, quit-claimed to Richard, by her deed executed at Littelton, co. Gloucester, all her right in that manor, to hold to him and to the heirs of his body, and that John de la Ryvere, son and heir of the said Richard of the said manor, is still under age, whereby the custody of that manor ought to pertain to the king during the heir's minority—ordered Roger [Chaun]dos, escheator in cos. Hereford, Gloucester, Worcester, Salop, Stafford and the adjoining marches of Wales, to make inquisition concerning the premises in the presence of the said John son of Richard, or of his friends, and of the said John son of John, if they chose to be present, and it is found by the inquisition, taken in the presence of John son of John, that Amice never released her right in the said manor to Richard, and John son of John has besought the king to cause his hand to be moved from it, as the steward of Queen Philippa has seised the manor into her hands, the manor being held of her as of the manor of Sevenhampton, which she holds for her life of the king's grant, and John son of John has done fealty to the queen for his said manor.

Mandate in pursuance to Roger de Walecote, keeper of the manor of Sevenhampton.

Mandate in pursuance to John de Hegham, steward of Queen Philippa.

1332.

Dec. 16.
York.*Membrane 1—cont.*

To the treasurer and barons of the exchequer, and to the chamberlains. Order to cause faithful and honest men to be chosen in London, Newcastle-upon-Tyne, York, Lincoln, Norwich, Winchester, Exeter and Bristol for England, in Dublin, Droghda and Cork for Ireland, in Shrewsbury and Kaermerdyn for Wales, in which places the king and council ordained that the staples of wool, hides and wool-fells shall be held, to collect and receive the king's customs in the said staples, and to be controllers of the same customs, and to be [keepers] of the weigh-beams of the said wool, and to certify the king of the names of those chosen, so that he may cause his letters to be made to them. They are further ordered to cause the seals called 'coket' for the places where customs have been collected to be brought to the exchequer, and to be kept there, and to cause other seals called 'coket' for the collection of the customs aforesaid to be made anew, and to cause weigh-beams for weighing the said wool to be likewise made, and to cause them to be examined by the standard weigh-beam of London, and to cause them to be sent to the places where the staples are held, there to be delivered to those who ought to have the keeping of them.

1333.

Jan. 22.
York.

To Richard de Peshale, escheator in cos. Warwick, Leicester, Nottingham Derby and Lancaster. Order to pay to Robert de Clipston, keeper of the manor and park of Clipston, the arrears of 7*d.* a day from the time of the escheator's appointment, and to pay the same to him henceforth, in accordance with the king's grant [*as in this Calendar, 3 Edw. III. p. 433*].

Jan. 20.
Burstwick.

To John de Louthre, escheator in cos. York, Northumberland, Cumberland, and Westmoreland. Order not to distrain Philip de . . . , knight, John de Nottle, and John de Waldeby for their homage and fealty, as they have done homage and fealty for the lands that they hold of the king.
By p.s.

1332.

Jan. 28.
Westminster.*MEMBRANE 39*d.**

Henry, bishop of Lincoln, acknowledges that he owes to William de Roos of Hamelak 500 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The chancellor received the acknowledgment.

Thomas, bishop of Hereford, acknowledges that he owes to Emery Pauncefot, knight, 1000*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Emery Pauncefot, knight, acknowledges that he owes to Thomas, bishop of Hereford, 1000*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

John de Brocas acknowledges that he owes to Thomas de Foxle 260 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

Robert de Wodehous, archdeacon of Richmond, puts in his place Henry Haydok and Richard Hiltot to prosecute the execution of a recognisance for 8*l.* 9*s.* 0*d.* made by him in chancery by William de Couleye, citizen of London.—Michael de Wath received the attornment.

Jan. 28.
Westminster.

William Musard of Ypynge acknowledges that he owes to William de Braibrok 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

John de Buttetourt, knight, acknowledges that he owes to Henry de Staunton of London, 'spicer,' 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

1332.

Membrane 39d—cont.

William de Cusancia, clerk, William de Cusancia, knight, and Henry de Ameneye acknowledge that they owe to John de Warbelton, knight, 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Gloucester.

Enrolment of release by John de Warbelton, knight, to Margaret de Valers and Sir William de Cusancia, knight, and to William's heirs, of his right in the manor of Donn Ameneye, co. Gloucester. Witnesses: Sir Henry de Bello Monte, Sir John de Claroun, Sir Thomas de Weston, knights; Sir William de Cusancia, clerk; Robert de Cheddeworth; Simon Basset; Henry de Ameneye; Walter Bolghsanne. Dated at London, 20 January, 5 Edward III.

Memorandum, that the said John came into chancery at Westminster, on 28 January, and acknowledged the preceding deed.

Jan. 28.
Westminster.

To the sheriff of Wilts. Order to cause proclamation to be made prohibiting any one tourneying, etc., without the king's special order, and to arrest and imprison those doing so, with their horses, armour, and other things, certifying the king of their names, as it was agreed by the king and all his council in the last parliament at Westminster that tournaments, jousts, tourds, *tupine*, and other feats of arms shall not be exercised within the realm until otherwise ordained by his council, and he ordered the sheriff to proclaim the prohibition, and he now understands that certain persons presume to exercise tournaments, etc. in divers places within the sheriff's bailiwick contrary to the said inhibition.

By K. and C.

The like to the sheriff of Kent.

Jan. 29.
Westminster.

Richard son of Agnes de Morton of Bukyngham acknowledges that he owes to John Poddyng of Thornton, 18*l.*; to be levied, in default of payment, of his lands and chattels in cos. Oxford and Buckingham.

Enrolment of release by Thomas son of Thomas de Muskham of Shenle to Henry de Edenestowe, clerk, and Robert his brother, and to Henry's heirs, of his right in one mark of yearly rent that John Deyvill, knight, lately held of Thomas in two parts of the manor of Northmuskham, which rent Thomas de Lungevillers, knight, afterwards acquired of the said John, as the said Thomas son of Thomas had lately granted two parts of the said manor to the said Henry and Robert for their lives by a fine levied in the late king's court before William de Bereford and his fellows, justices of the said king's bench. Witnesses: Sir William de Leycestria, Sir Thomas de Evesham, Sir Thomas de Sibthorp, Sir Michael de Wath, Sir Thomas de Escrik, Sir Henry de Shutyngton, clerks of the chancery; Roger de Luda. Dated at Westminster, on 17 December, 5 Edward III.

Memorandum, that the said Thomas came into chancery at Westminster, on 29 January, and acknowledged the preceding deed.

Feb. 2.
Westminster.

Thomas de Brayton, parson of Campsale church, acknowledges that he owes to John de Amwell, parson of Ouston church, 400 marks: to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Enrolment of demise from John de Amwell, rector of Ouston church, to Sir Thomas de Brayton, parson of Campsale church, of John's church of Ouston from Christmas last for five years, in consideration of a recognisance for 400 marks, made by Thomas to John, payable 80 marks a year. John grants that in case he die within the said term, or resign the said church, the payment of the said money shall cease except from the fruits received by Thomas, and the recognisance shall be annulled so far as regards future

1332.

Membrane 39d—cont.

payments, and that he will bear all the extraordinary burdens on that church, which shall be paid by Thomas, who shall have allowance therefor in the payment of the said money. Thomas shall bear the ordinary burdens, and shall maintain the houses and walls of the rectory and chancel of the church at his own expense, and shall plough, manure, and sow the lands of the rectory, and deliver them at the end of the term in as good condition as he received them. Dated at London, on Monday after the Purification, 1331[-2].

Memorandum, that John came into chancery, on the aforesaid day, and acknowledged the preceding deed.

Feb. 3. John son of John de Fienles of Abbot's Waltham acknowledges that he owes to Thomas Blaunfront, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

William de Felton acknowledges that he owes to Margaret, countess of Kent, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Feb. 7. William de Boys of Petersham acknowledges that he owes to William de Keythorp 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Feb. 2. To the sheriff of Worcester. William de Walkynton, tenant of part of the lands that belonged to John de Dusford, asserts that he ought to be discharged by certain evidences of 20 marks in which John made fine with the late king by reason of certain trespasses whereof he was indicted before Hervey de Staunton and his fellows, the late king's justices to enquire concerning divers trespasses in co. Worcester, which are exacted from him by summons of the exchequer: the king therefore orders the sheriff to take security from William to answer to the king for the said 20 marks at the quinzaine of Easter next, unless he can then shew that he ought to be discharged thereof, and to cause the exaction thereof to be superseded in the meantime.

Feb. 6. To Antony de Lucy, justiciary of Ireland. Order to take information with the chancellor and treasurer and with others of the king's council of those parts, and to certify the king as speedily as possible of the victuals, as well corn as wine, and of the number of quarters of each sort of corn, and the number of tuns of wine that the king can have in those parts on his arrival there, as it was agreed in the last parliament at Westminster by the prelates and *proceres* of the realm that the king ought to go to Ireland for the reformation of the estate of that land, and for the repulse of the Irish rebels, and he has ordained his passage thither at St. Peter ad Vincula next. [*Fœdera.*]

By K.

Feb. 9. William de Pollyngfold of Iwhurst acknowledges that he owes to William Husse of Mikelham 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

The abbot of Vaudey acknowledges, for himself and his convent, that he owes to Asselinus Simonet, merchant of Luca, and to Bindus Gile of Florence 122*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.—Master Robert de Stratford received the acknowledgment.

Cancelled on payment.

Jan. 28. To William de Clynton constable of Dover [castle] and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit John de Mere, who is about to set out by the king's licence

1332.

Membrane 39d—cont.

on a pilgrimage (*peregre*) to Santiago, to cross from that port to those parts with his men and servants, horses and equipments. By K.

To the same. Like order in favour of Thomas de Hastang. By p.s.

Feb. 12.
Hertford.

John son of Ralph Bygot, lord (*dominus*) of Stocton, acknowledges that he owes to John Bygot, lord of Settrington, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

John de la Chaumbre of London, 'cornmonger,' acknowledges that he owes to Simon de Reynham 10*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

John Petit, the younger, of Bregge acknowledges that he owes to William atte Berton 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Thomas de Harwold, citizen and pepperer of London, puts in his place John de Heroun to prosecute the execution of a recognisance for 240*l.* made to him in chancery by Arnald de Duro Forti, knight, and William de Saveniaco, parson of St. Martin's church, Wynterbourne, in the diocese of Salisbury.

MEMBRANE 38d.

Jan. 25.
Westminster.

Jordan Bisshop acknowledges that he owes to William fiz Waryn, 'le cosyn,' knight, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

John de Brumpton, knight, acknowledges that he owes to Master Elias de Sancto Albano 24*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Ralph Champeneys of Shelwe acknowledges that he owes to Master Hugh de Ware 10 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Stephen de Asshewy, knight, acknowledges that he owes to William de Derby, tailor, of London, 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

John de Pomeriis, prior of Andevere, and Master Peter de Galliciano, parson of Hornecastre church, diocese of Lincoln, acknowledge that they owe to Bartholomew Richo, merchant of Chieri (*Kerio*), 50*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

John de Pomeriis, prior of Andevere, Master Peter de Galliciano, parson of Hornecastre church, and Master William de Savygnaco, parson of the church of Wynterburn St. Martin's, diocese of Salisbury, acknowledge that they owe to Asselinus Simonetti, merchant of Luca, and to Bindus Gile of Florence 113*l.* 6*s.* 8*d.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

Thomas de la Haye acknowledges that he owes to John de Peyto 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

John Hardheved of Baketon and William le Longe of Gyslingham acknowledge that they owe to John de Eltham, earl of Cornwall, 25 marks; to be levied, in default of payment, of their lands and chattels in co. Suffolk.

1332.

Membrane 38d—cont.

John de Boun of Midhurst acknowledges that he owes to John de Eyston 35*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Isabella, late the wife of John de Hastyngges, Walter de Escoce, Roger Normand, and John de Tyryngham acknowledge that they owe to Thomas de Berkle, lord of Berkle, 200 marks; to be levied, in default of payment, of their lands and chattels in co. Gloucester.—Michael de Wath received the acknowledgment.

Enrolment of indenture between the preceding parties whereby Thomas de Berkle grants that the aforesaid recognisance shall be cancelled upon payment of 100 marks. Dated at Westminster, on Sunday, 26 January, 6 Edward III. *French.*

Memorandum, that the said Thomas, Isabella, Walter, Roger, and John came into chancery at Westminster, on the said day, and acknowledged the preceding deed.

Jan. 26. John de Peyto, the younger, acknowledges that he owes to Robert Storm, fishmonger of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.—The chancellor received the acknowledgment.

Cancelled on payment.

Jan. 26. William de Roos of Hamelak acknowledges that he owes to Edward de Bohun, knight, 4000*l.*; to be levied, in default of payment, of his lands and chattels in cos. York and Lincoln.—The chancellor received the acknowledgment.

Cancelled on payment.

Enrolment of indenture between the preceding parties, whereby Edward agrees to marry Margaret, daughter of the said William, and to enfeof her for her life of the manors of Upavene and Sendes, co. Wilts, or of 200 marks of land at a good extent, and to purchase the king's charter of permission to do so, and William grants that Margaret shall live (*demoere*) at his costs for a year after the marriage, and Edward agrees to cancel the preceding recognisance upon payment of 2000*l.*, and grants that if he fail to marry Margaret through his own fault, and do not enfeof her as above, the aforesaid recognisance shall be annulled. Dated at Westminster, 27 January, 6 Edward III. *French.*

Memorandum, that William and Edward came into chancery at Westminster, on 27 January, and acknowledged the preceding indenture.

Enrolment of release by William de la Cressovere of Morton to Benedict de Normanton of all his right in the lands that Lecia Blont of Morton holds in bondage of Benedict in Morton of the feoffment of John de la Cressovere, William's father, saving the foreign services due to the king and the other lords of the fee. Witnesses: Sir Thomas de Sibthorp; Andrew le Botiler; Roger de Dopham; John de Hardyngham; John de Shirburne. Dated at London, 14 February, 6 Edward III.

Memorandum, that William came into chancery at Westminster, on 18 February, and acknowledged the preceding deed.

Jan. 27. John de Brocas acknowledges that he owes to Thomas de Bradestan, knight, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

William Davy, parson of the church of Overton-under-Arden, acknowledges that he owes to Richard de Whitewell 20 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Warwick.

Cancelled on payment.

1332.

Membrane 38d—cont.

Thomas, abbot of Welhou near Grymesby, puts in his place William de Welyngoure and William Bray to defend the execution of a recognisance for 140 marks made by him in the late king's chancery to John de Yerdeburgh, against Matilda, late the wife of the said John, and Robert de Yerdeburgh, a minor, executors of John's will.

Richard Gohyer and Robert Baldet acknowledge that they owe to William le fitz Waryn, 'le cosyn,' 60*l.*; to be levied, in default of payment, of their lands and chattels in co. Wilts.

Jan. 29.
Westminster.

Thomas Wake of Bliseworth acknowledges that he owes to Robert de Tauntoun, clerk, 90*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Robert de Grendon, son of Ralph de Grendon, acknowledges that he owes to Richard de Perers, knight, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Robert le Maisteressone of Ware acknowledges that he owes to John de Montgomery 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Matthew Broun puts in his place Robert de Sudbury and John Alisaundre of Lincoln to defend the execution of a recognisance for 24*l.* 7*s.* 2*d.* made by him in chancery to Ebulo Lestraunge.

Jan. 30.
Waltham.

Master Walter Broun, sub-dean of St. Andrew's church, Wells, acknowledges that he owes to the abbot of Glastonbury 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

John de Dunstaple and William de Dunstaple, his brother, acknowledge that they owe to John de Combe of Swanescomp, co. Kent, 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Bedford.

Joan, late the wife of Richard Talebot, of Richard's Castle, and Geoffrey de Cornubia, knight, acknowledge that they owe to John de Paston, citizen of London, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Hereford.

Cancelled on payment, acknowledged before Thomas de Evesham, clerk.

John son of William de Combe of Swanescomp, acknowledges that he owes to John de Dunstaple and William de Dunstaple, his brother, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

John de Stonford acknowledges that he owes to Margaret, late the wife of Nicholas de Moeles, 105 marks; to be levied, in default of payment, of his lands and chattels in co. Devon.

John de Monte Gomeri puts in his place Nicholas de Salopia and Roger de Clune to prosecute the execution of a recognisance for 200*l.* made to him in chancery by Thomas de Hamme.

Feb. 3.
Waltham.

William de Grendon, parson of Babworth church, diocese of York, acknowledges that he owes to Thomas de Saundeby, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Nottingham.

Hugh de Bradeford puts in his place Thomas de Clif to prosecute the execution of a recognisance for 103*s.* 4*d.* made to him in the late king's chancery by John son of Geoffrey de Stokbrig.

MEMBRANE 37d.

Robert de Craunford, executor of the will of Walter de Burncestre clerk, puts in his place William de Emeldon, clerk, to prosecute the execution of a recognisance for 32 marks made to him in the late king's chancery by John son of Thomas Golafre.

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*Membrane 37d—cont.*Jan. 31.
Waltham.

Ralph Falythewelle of Ivynghe acknowledges that he owes to Master Robert de Stretford, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

Brother Richard, abbot of Coumbe, acknowledges that he owes to John de Pulteneye, citizen of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

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John Michel of Trendryng and Henry de Coulond put in their place John Parles and Henry de Totham to prosecute the execution of a recognisance for 60*l.* made to them in chancery by Richard de Ryvers, knight.

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Robert Osbern of Tatyngton puts in his place Roger de Bedefeld and David de Wolloure, clerk, to prosecute the execution of a recognisance for 100*s.* made to him in chancery by John atte Brigge of Laxfeld.

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Thomas de Benton, one of the executors of the will of John de Okham, puts in his place John de Raygate to defend the execution of a recognisance for 24 marks made by him in chancery to John de Wodeford, prebendary of Chalk.

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Ebulo Lestraunge puts in his place Richard de Bolyngbrok and Thomas de Clif to prosecute the execution of a recognisance for 24*l.* 7*s.* 2*d.* made to him in chancery by Matthew Broun.

Feb. 2.
Waltham.

John le Latimer, knight, acknowledges that he owes to Richard de Turbervill of Bere 200 marks; to be levied, in default of payment, of his lands and chattels in co. Dorset.

Feb. 1.
Waltham.

William la Zousch de Mortimer, Roger de Mortimer of Richard's Castle, Robert de Cheddeworth, Walter de Norfeld, parson of Flamstede church, and Thomas de Castro Godrici, parson of Merlauwe church, acknowledge that they owe to John de Oxonia and Richard de Rothying, citizens and vintners of London, 1000*l.*; to be levied, in default of payment, of their lands and chattels in co. Worcester.

The same persons acknowledge that they owe to Anthony Citeron and Nicholas de Salvo, citizens of London, 1000 marks; to be levied, in default of payment, of their lands and chattels in co. Worcester.

Jan. 30.
Westminster.

William la Zousch de Mortimer acknowledges that he owes to Roger de Mortimer of Richard's Castle, Robert de Cheddeworth, Walter de Norfeld, and Thomas de Castro Godrici 2000*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.

Feb. 1.
Waltham
Holy Cross.

William la Zousch de Mortimer and Roger de Mortimer of Richard's Castle acknowledge that they owe to Anthony Cyteron and Nicholas de Salve (*sic*), citizens of London, 2000*l.*; to be levied, in default of payment, of their lands and chattels in co. Worcester.

Feb. 4.
Hertford.

Robert de Wyvill, bishop of Salisbury, Thomas de Lineden, parson of Peykirke church, John de Wadenho, parson of St. Helen's church, Thedelthorp, diocese of Lincoln, and William de Asshton, sub-dean of Salisbury, acknowledge that they owe to Reyner Perini and Henry Accursi and their fellows, merchants of the society of the Peruzzi of Florence, 570*l.*; to be levied, in default of payment, of their lands, chattels and ecclesiastical goods in cos. Wilts and Lincoln.

Cancelled on payment.

Robert, bishop of Salisbury, acknowledges that he owes to Antony Bache and Thomas de Coronari 811*l.* 6*s.* 8*d.*; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. Wilts.

Cancelled on payment.

1332.

Membrane 37d—cont.

John Chaumberleyn, knight, acknowledges that he owes to the bishop of Norwich 200 marks; to be levied, in default of payment, of his lands and chattels in cos. York and Lincoln.

Cancelled on payment.

Feb. 6.
Waltham.

To Reymund Cornely. The king understands Reymund's letters sent to him by Reymund's clerk, the bearer of the presents, and signifies to him that he has ordered the constable of Bordeaux to pay to Reymund, or his proctor or attorney, the arrears of the pension that Reymund receives from the king yearly, and to pay the pension at the usual terms henceforth, out of the issues of the duchy [of Aquitaine].

Feb. 9.
Waltham.

John de Hegham of Northampton acknowledges that he owes to Robert le Bret 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Feb. 11.
Waltham.

Andrew de Tothale, parson of Kyngham church, acknowledges that he owes to William de Langeford, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Richard Abbot (*abbas*), of Oudeby, acknowledges that he owes to Robert de Sadyngton 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

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John le Walsh of Pagenhull puts in his place Thomas de Grove, clerk, to prosecute the execution of a recognisance for 10*l.* made to him in the late king's chancery by Henry le Fermer of Pagenhull.

Feb. 13.
Hertford.

Richard de Chateloun acknowledges that he owes to Edmund de Ayete 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Roger le Sauvage and Arnald his brother acknowledge that they owe to Bartholomew de Sancto Leodegario 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Andrew Botiller of Hokerton and Agnes his wife acknowledge that they owe to William, bishop of Norwich, 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

Jan. 28.
Westminster.

To Thomas, earl of Norfolk, and marshal of England. Order to be with the king with as much power as possible at the feast of St. Peter ad Vincula next, at the place where the king may decide to embark, prepared to set out with the king on his expedition to Ireland. By K. [*Fædera.*]

The like to Ralph, count of Eu, and twenty-one others. [*Ibid.*]

To Joan, late the wife of Roger de Mortuo Mari. Order to send men-at-arms at the said time and place, to set out with the king as above, for the recovery of her lands from the rebels. [*Ibid.*]

The like to the following:

Elizabeth de Burgo.

The countess of Pembroke.

Margaret, late the wife of Bartholomew de Baddelesmere. [*Ibid.*]

Enrolment of grant by John de Kenghowe, rector of Ledenham church, to Sir Thomas de Sibethorp, rector of Bekyngham church, of 5 selions of land in Ledenham, whereof 4 lie in the east field of Ledenham, to wit one under the hill near the *cultura* of John de Bliton on the north, abutting on Peresik on the east, and on Le Tounfurlangesty on the west, the second and third selions lie together on the heath between the land of the church on the north and Le Wodegate on the south, abutting on the headland formerly belonging to Peter Fraunceys on the east, and on

1332.

Membrane 37d—cont.

Le Wodegate on the west, and the fourth selion lies in the same furlong between the land of Hugh Makerel on the north, and the land of Robert son of Stephen on the south, abutting on the headland formerly belonging to Peter Fraunceys on the east, and on Le Piscidenar' on the west, and the fifth selion lies in the west field of the said town under the hill of Fulbeck, between the land of Brian de Herdeby on the west, and the land formerly belonging to Silvester Tyes on the east, abutting on the boundary (*divisam*) of Brayland on the south. Witnesses: John de Bliton; Nicholas de Foston; Geoffrey Breton; Hugh Makerel; John de Haldyngham; William son of John de Brayland; John Alastre, clerk.

Memorandum, that John de Kenghowe came into chancery at Westminster, on 12 February, and acknowledged the preceding deed.

Enrolment of release by John, son and heir of John de la Penne, knight, to Adam son of Thomas Wace of Agmodesham of his right in the lands, woods, meadows, rents, services, etc., that Adam has by his gift and feoffment in the town of Wycombe, which lands, etc., John formerly had of the gift and feoffment of William de Asshewelle. Witnesses: Bartholomew Galyan, John Ballard, Walter Wace, Robert Cuppyng, Simon son of John le Mareshal of Messenden. Dated at La Penne, on Sunday after the Conception, 5 Edward III.

Memorandum, that John son of John came into chancery at Westminster, on 14 February, and acknowledged the preceding deed.

MEMBRANE 36d.

Jan. 27. To the archbishop of Canterbury. Summons to attend a parliament at Westminster. Westminster on Monday after the feast of St. Gregory the Pope, when the king has ordained to hold a parliament, as Philip, king of France, and other Catholic kings and princes have ordained a journey to the Holy Land to recover the Lord's inheritance from the hands of the enemies of the cross, and the king has undertaken to do the like; in order to give his counsel with the other prelates, magnates, and *procures* of the realm concerning the journey and other matters touching the king and the realm. The king does not intend to admit any proctors or excusers for the archbishop. He is ordered to summon the prior of Christchurch, Canterbury, and the archdeacons of his diocese to be present at the said day and place, and the chapter of the said church and the clergy of his diocese to attend by proctors. By K.

[*Rep. Dignity of Peer*, iv. 408.]

The like to the archbishop of York and to nineteen bishops. [*Ibid.*]

To the abbot of St. Augustine's, Canterbury. Summons to attend the aforesaid parliament. [*Ibid.*]

The like to twenty-seven abbots, two priors, and the prior of the Hospital of St. John of Jerusalem in England. [*Ibid.*]

The like to twenty-three other abbots, four priors, and the master of the order of Sempyngham, who were not usually summoned to other parliaments. [*Ibid.*]

To Thomas, earl of Norfolk and marshal of England. Summons to attend the aforesaid parliament. [*Ibid.*]

The like to ten other earls and sixty-seven others. [*Ibid.*]

To the sheriff of York. Order to cause two knights of the shire, two citizens from every city, and two burgesses from every borough of that county to be chosen to attend the aforesaid parliament. [*Ibid.*]

1332.

Membrane 36d—cont.

The like to all the sheriffs of England. [*Ibid.*]

To William de Clynton, constable of Dover castle, and warden of the Cinque Ports, or to him who supplies his place. Order to cause two barons to be elected from each of the said ports to attend the aforesaid parliament. [*Ibid.*]

To Geoffrey le Scrop, chief justice. Order to attend the aforesaid parliament to treat with others of the king's council. [*Ibid.*]

The like to nine others. [*Ibid.*]

Jan. 28.
Westminster.

To the archbishop of Canterbury. Order to warn the priors and deans of cathedral churches and the archdeacons of his province to be present in person at the said parliament, and the chapters of cathedral churches and the clergy of each diocese of his province to attend by two proctors respectively, as the king, who has ordered each bishop to make the like warning in his diocese, does not wish the aforesaid affairs to be delayed for lack of such warning. [*Ibid.*]

The like to W. archbishop of York. [*Ibid.*]

Feb. 6.
Waltham.

To the sheriffs of London. Order to cause Master Robert de Gravesende to be released from Neugate gaol, where he is imprisoned for the arrears of an account that Robert de Wodhous alleged to be due to him for the time when he was receiver of Robert's moneys, as Robert de Gravesende has shewn the king that the auditors of the said account deputed by Robert de Wodehous unduly aggrieve him, charging him with receipts that he has not received and not allowing him his expenses and payments, and he has found John Van of London, John Russel of London, William de Thelford of co. Norfolk and Henry de Merton of co. Middlesex, to be mainpernors in chancery to have him before the treasurer and barons of the exchequer in fifteen days from Easter day to render his account to Robert de Wodhous, according to the form of the statute provided in this behalf. They are ordered to warn Robert de Wodhous to be then present with the rolls and tallies by which Robert de Gravesende rendered his account, to do and receive what is lawful in accordance with the said statute.

Feb. 12.
Waltham.

Margaret, late the wife of William de Basyng', and Henry de Cotestone acknowledge that they owe to Robert de Pulesden 10 marks; to be levied, in default of payment, of their lands and chattels in co. Surrey.

Feb. 14.
Hertford.

William de Cheney acknowledges that he owes to Robert de Sharstede 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment.

Robert de Sharstede acknowledges that he owes to William de Cheney 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Hugh de Boungeye, citizen of London, acknowledges that he owes to Brian de Pampesworth, parson of Great Houghton church, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

John de Pomeriis, prior of Andere, and Master Peter de Galiciano, parson of Horncastre church, diocese of Lincoln, acknowledge that they owe to Bartholomew Richo, merchant of Chieri (*Kerio*), 81*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

John de Merington, William de Gatesby, Henry de Sydinale, and Richard de Kirkeby acknowledge that they owe to Thomas de Kateringham 20 marks; to be levied, in default of payment, of their lands and chattels in co. Warwick.

Cancelled on payment.

1332.

Membrane 36d—cont.

John son of Robert de Roos acknowledges that he owes to John de Luco 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Feb. 15.
Waltham.

Margaret de Daventre acknowledges that she owes to Richard de Hundelby 20*l.*; to be levied, in default of payment, of her lands and chattels in co. Lincoln.

MEMBRANE 35d.

Feb. 15.
Hertford.

John Walewyn, knight, acknowledges that he owes to John de Mockyng, citizen and fishmonger of London, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

Feb. 14.
Hertford.

Thomas de London, parson of the church of Meriet, diocese of Bath and Wells, acknowledges that he owes to Bernardinus Dyni and Peter Bernardini, merchants of Florence, 100 marks; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Southampton.

Feb. 15.
Hertford.

Edward de Kendale, son of Robert de Kendale, acknowledges that he owes to William de Langeford, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Bedford.

Feb. 17.
Waltham.

William de Saperton acknowledges that he owes to William de Staunton, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

David de Strabolgi, earl of Athole, acknowledges that he owes to John de Pulteneye, citizen of London, 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Feb. 18.
Waltham.

William de Crossovere of Morton acknowledges that he owes to Benedict de Normanton 10 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

John Skanyn of Grantham acknowledges that he owes to Walter le Taverner of Newerk 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Nicholas de Marreys, parson of Runton church, acknowledges that he owes to William de Rodinton of Leicester 14*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Robert de Algate, citizen and potter (*ollarius*) of London, acknowledges that he owes to Roger Fraunceys of Rustiton 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

The prior of St. Mary's, Suthwerk, acknowledges, for himself and convent, that he owes to Asselin Simonetti, merchant of Luca, and to Bindus Gile of Florence 261*l.* 14*s.* 0*d.*; to be levied, in default of payment, of their lands and chattels in co. Surrey.

Feb. 13.
Hertford.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to allow Henry de Sherfkyn of Cologne (*Coloyn*), who is going to parts beyond the sea, to cross from that port without impediment, with his horses and equipment.

Enrolment of acknowledgment of receipt by Robert son of Richard de Wetewang from Sir Thomas de Baumburgh, parson of Emeldon church, of 20 marks 8*s.* 4*d.*, being the proportion of a rent of 4 marks for five years and a portion of the sixth year, which rent Thomas agreed by indenture to pay to Robert for ten years in consideration of a grant made to him by Robert

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Membrane 35d—cont.

of all his lands in Dunstan near Emeldon, Thomas having granted that he would render 20*l.* a year if he held the lands beyond the said ten years. Dated at London, on Friday the feast of St. Valentine, 6 Edward III.

Memorandum, that Robert came into chancery at Westminster, on the said day, and acknowledged the preceding deed.

Feb. 18.
Waltham.

Elias de Farnham of London and Richard Claye of St. Albans acknowledge that they owe to John de Huntynghdon 10*l.*; to be levied, in default of payment, of their lands and chattels in the city of London.

Master Robert Spygurnel, parson of Elvele church, diocese of York acknowledges that he owes to Henry Serekyn, knight, of Cologne, 200*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. York.

Feb. 15.
Waltham.

Nicholaa, late the wife of Robert de Hanstede, John de Hanstede, knight, and Ralph de Crophull, knight, acknowledge that they owe to John, bishop of Ely, 500 marks; to be levied, in default of payment, of their lands and chattels in co. Leicester.

Cancelled on payment.

Feb. 19.
Waltham.

John le Barbour of St. Albans acknowledges that he owes to Roger de Clare, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Master John Baldwyne of St. Albans, chaplain, acknowledges that he owes to Roger de Clare, citizen of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Feb. 20.
Waltham.

Richard atte Roubern acknowledges that he owes to William de Monte Acuto, knight, and to John de Leddrede 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Feb. 19.
Waltham.

Philip son of Michael Crok of co. Southampton acknowledges that he owes to Ellen, late the wife of Thomas Boketot, and to Philip son of the said Ellen 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Enrolment of a deed witnessing that whereas Arnald de Duro Forti, son of Sir Arnald de Duro Forti, knight (*militis*), suggested to the king that the king owed to him 800*l.* and a greater sum of the late king's time and of his own time, to wit when Arnald was in their service with his men-at-arms in the duchy of Aquitaine, and he besought the king to cause 100*l.* sterling of the said debt to be paid to him, although he had not then with him in England the bills and other memoranda proving the debt, in order that he might discharge his debts, and the king caused 100*l.* to be paid to him, Arnald hereby acquits the king of the said 100*l.* and promises to deliver bills and other memoranda for that sum to the constable of Bordeaux before Whitsuntide next, and grants, if he do not do so, that the king may cause that sum to be levied from his lands and goods in the duchy and in the Agénois. Dated at London, on Thursday, 20 February, 1331 [-2], 6 Edward III.

Memorandum, that Arnald came into chancery at Westminster, on the aforesaid day, and acknowledged the preceding deed.

Feb. 21.
Langley.

William del Idle of Waede, Stephen de Harsper of Waede, and John atte Broke of Upchirche acknowledge that they owe to Robert de Grofherst 100*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Feb. 22.
Langley.

Nicholas Marrayes, parson of Runton church, acknowledges that he owes to John Turveye 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

1332.

Feb. 18.
Waltham
Holy Cross.

Membrane 35d—cont.

To the sheriff of Rutland. Order to supersede entirely the exaction and outlawing of William de Clif, clerk, indicted for certain trespasses and felonies committed in that county before John de Verdon and his fellows, justices of oyer and terminer there, who was placed in exigent to be outlawed at the king's suit because he did not appear before the justices to answer, as the king, willing that the indictments should be determined before him, ordered John to send them to him, together with all the things touching them, under his seal in fifteen days from Easter day, and Robert de Hemmyngburgh and Thomas de Gergrave of co. York, Robert de Kelm of co. Nottingham, and Nicholas de Staunford of co. Lincoln have mainperned in chancery to have William before the king on the said day.

To the same. Like order in favour of Reginald de Welle, mainperned by William de Pyncebek, Adam de Wysebech, and Thomas de Warrewyk of co. Lincoln, and John de Shadewelle of co. Norfolk.

Feb. 24.
Langley.

Laurence de Ayte, the elder, acknowledges that he owes to Edmund de Ayte, the elder, 6 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Feb. 25.
Langley.

Geoffrey de la Lee acknowledges that he owes to Walter Baunton 20 marks; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Cancelled on payment.

Feb. 18.
Waltham.

To Thomas Wake of Lidell, Geoffrey le Scrop, Ranulph Blannmuster, and Adam de Hoperton. Order to proceed with affairs begun before them at the king's suit by virtue of their appointment by the king as justices of oyer and terminer in co. York, and to determine them, notwithstanding his subsequent order to supersede inquisitions and processes begun before them wherein exigent has been awarded, provided that they do not admit indictments, presentments or actions made anew at the suit of the king or of others, nor make inquisitions or processes therein by reason of the king's commission.
By C.

The like to the following :

William de Clynton, John de Cobham, Robert Walkefare, John de Shardelowe, Thomas de Faversham, in cos. Southampton, Wilts, Surrey, Sussex and Kent.

John de Handlo, John de Stonore, John de Hampton, Robert de Asshele, in cos. Oxford, Berks, Bedford and Buckingham.

Richard de Grey, Nicholas de Cantiluppo, Richard de Wilughby, and Robert Russel, in cos. Nottingham and Derby.

Roger de Grey, John de Cantebr[igge], Robert de Bousser, and Simon de Brunne, in cos. Essex, Hertford, Cambridge and Huntingdon.

William la Zousche, William de Birmyngham, Henry de Hambury, and William de Sharesull, in cos. Stafford, Salop, Gloucester, Hereford and Worcester.

Robert de Clifford, Richard de Hodeleston, John de Hornby, and Robert Parnyng, in cos. Westmoreland, Cumberland and Lancaster.

MEMBRANE 34d.

Feb. 26.
Langley.

To the sheriff of Berks. Order to cause proclamation to be made in market towns and other fitting places, immediately upon sight of these presents, that all those who have complaints or actions against John, duke of Brabant, or any men of his power shall be at Westminster on the morrow of the Ascension next, before the persons to be deputed by the king, with their letters and evidences, to inform them concerning their right, as the

1332.

Membrane 34d—cont.

king, in response to the duke's request that the dissensions that have arisen between his and the duke's subjects concerning obligations made to certain merchants of this realm by the duke's father, and the capture of wool and divers other goods upon the sea by the subjects of both rulers, may be determined by friendly treaty, has assigned the aforesaid day and place to the duke's men to treat with the king or with those to be deputed by him for peace and concord. By K. & C. [*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

March 3. Thomas son of Thomas de Muskham of Shenle acknowledges that he owes to Henry de Edenestowe, clerk, and to Robert his brother 100s.; to be levied, in default of payment, of his lands and chattels in co. Nottingham. Bower.

Enrolment of release by Robert son of William de Gyslyngham to John son of William de Gyslyngham of his right in all the lands that John holds in his seisin of the demise of John de Westle, and which sometime belonged to William de Gyslyngham, father of the said Robert, in the towns of Gyslyngham, Bedyngfeld, Ryshanghill, Aspale, and elsewhere in co. Suffolk. Witnesses: Adam le Lung, John Houel, Robert Houel, Richard Goscelene, William Gubaud, Robert de Favershale. Dated at Gyslyngham, on Sunday after St. Peter in Cathedra, 6 Edward III.

Memorandum, that Robert came into chancery at London, on 4 March, and acknowledged the preceding deed.

March 9. Robert de Ditton acknowledges that he owes to John Scot of Kyngeston 4l.; to be levied, in default of payment, of his lands and chattels in co. Surrey. Bower.

Enrolment of deed witnessing that whereas Robert de Ditton granted to John Scot of Kyngeston all his chief messuage with all its appurtenances in Tamesditton, by reason of a marriage to be contracted between Henry le Hunte, kinsman of Robert, and Isabella daughter of the said John, then under marriageable age, for the purpose of being re-enfeoffed with Henry and Isabella by John, to have to Robert for life, with remainder to Henry and Isabella and to the heirs of their bodies, with reversion to Robert in case the marriage did not take place, John hereby releases to Robert all his right in the said messuage, as Isabella, who came to marriageable age some years since, does not wish to contract the said marriage. Witnesses: Walter de Coumbe, Stephen de Haderesham, Richard de Hoo, Ralph Postel, Ralph le Tannere, Robert atte Fenne, John le Clerk of Claygate, William Bochel, John atte Hecche. [*Undated.*]

Memorandum, that John came into chancery at London, on 9 March, and acknowledged the preceding deed.

March 12. To the chancellor of Ireland. Order to make letters of protection, with clause for the acquittance of pleas, to endure until Midsummer next, under the king's seal used in Ireland, to Alexander, archbishop of Dublin, who is about to come to the king in England to inform the king fully of certain matters touching the state of Ireland. By K. Stratford-at-Bow.

Enrolment of release by Nicholas de Teukesbury of co. Devon to Henry le Palmere of Lincoln, citizen of London, of the office in the exchequer granted to Nicholas for life by the king, with the fees and other appurtenances thereof, which the king granted to him for life, for the lordship of the towns of Clifton, Dertemue, and Hardenesse, to hold during Henry's life according to the form of the king's grant. Dated at London, on Sunday after St. Peter in Cathedra, 6 Edward III.

Memorandum, that Nicholas came into chancery at London, on 15 March, and acknowledged the preceding deed.

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Membrane 34d—cont.

Enrolment of indenture witnessing that although the said Nicholas granted and released to the aforesaid Henry his office in the exchequer as aforesaid, and Nicholas is indebted to the said Henry by letters of obligation in 40*l.* 9*s.* 0*d.*, and also in a bond of account in 40*l.* 9*s.* 0*d.*, Henry grants that if Nicholas pay to him at his dwelling-house at Baynard's Castle in the city of London 40*l.* 9*s.* 0*d.* on Sunday a month after Easter, then the fee of the said office shall revert to Nicholas, and the deed and bonds shall be annulled, saving that Henry shall exercise the office without the fee during the life of Nicholas. Dated at London, on Tuesday after St. Peter in Cathedra, 6 Edward III.

Memorandum, that Henry and Nicholas came into chancery at London, on 15 March, and acknowledged the preceding indenture.

March 19. John Davy of Donestiwe acknowledges that he owes to Nicholaa, late the
Westminster. wife of Robert de Ardern, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Oxford.—H. de Edenstowe received the acknowledgment.

William Rosce of Totyngg', William le Despenser of Glynde, and John de Beys of Widihamme acknowledge that they owe to the abbot of Bec Hellouin 672*l.*; to be levied, in default of payment, of their lands and chattels in cos. Surrey and Sussex.—H. de Edenstowe received the acknowledgment.

March 21. John de Verdoun, knight, acknowledges that he owes to William Curteis
Westminster. of London, merchant, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.—Master Robert de Stratford received the acknowledgment.

Richard de Kellestable acknowledges that he owes to Ebulo Lestraunge 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Dorset.—The said Robert received the acknowledgment.

Peter le Veel, knight, acknowledges that he owes to William le fitz Waryn, knight, 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.—The said Robert received the acknowledgment.

March 21. John son of John Michel of Stansfeld acknowledges that he owes to William
Westminster. de Stansfeld, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Brother Leonard de Tibertis, prior of the Hospital of St. John of Jerusalem in England, acknowledges that he owes to Bartholomew Richo, merchant of Chieri (*Kerio*), 600*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

Ralph, bishop of Bath and Wells, acknowledges that he owes to Bartholomew de Burgherssh 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

Cancelled on payment.

March 22. Brother Leonard de Tibertis, prior of the Hospital of St. John of Jeru-
Westminster. salem in England, acknowledges that he owes to Asselin Simonetti of Luca 800*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

March 19. To William de Clynton, constable of Dover castle and warden of the
Westminster. Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Edmund de Kendale, who is going on pilgrimage to Santiago by the king's licence, to cross from that port without hindrance.

By K.

1332.

Membrane 34d—cont.

Enrolment of release by Robert, son and heir of John de Wylughbi, knight, to Morgan de Donston and Eleanor his wife, and to Morgan's heirs, of his right in the lands, rents, services, etc., in Wapenham, Blacolvesle, and Weston, which Morgan and Eleanor hold, and which the said John de Wylughbi formerly gave to William, brother of the said Robert, and to the said Eleanor, then his wife. Robert also releases to Morgan and Eleanor all the lordship and service due to him from the said lands. Warrant against all except against the heirs of the bodies of the said William and Eleanor. Witnesses: Sir Geoffrey de Lucy and Sir Robert de Davyntre, knights; Eustace de Bourneby, John de Waldegrave, John de Lyons, Thomas Walkeleyn of co. Northampton, Richard de Williamescote, Thomas de Tochewik, Robert de Bannebury. Dated at London, on Sunday before the Annunciation, 6 Edward III.

Memorandum, that Robert son of John came into chancery at Westminster, on 23 March, and acknowledged the preceding deed.

March 19.
Westminster.

To Geoffrey de Edenham, Henry de Fenton and William de Poynton. Order not to intermeddle with the taking of a jury of twenty-four knights, which the king lately appointed them justices to take, and which Isolda, late the wife of Gilbert Peche, arramed before them against Elizabeth, late the wife of Adam de Novo Mercato, to convict the jurors of an assize of novel disseisin taken at Lincoln between Elizabeth and Isolda and others before Robert de Malberthorp and John de Cantebrigg, late justices to take assizes in co. Lincoln, by the king's writ, concerning a tenement in Saltfletby, because their appointment issued from the king's court contrary to the statute lately passed at Northampton, which provides that assizes, juries and certificates shall be taken before the justices commonly appointed, and not before others.

MEMBRANE 33d.

Feb. 25.
Langley.

To the sheriff of Sussex. Whereas at the prosecution of John Boitoire, Peter de Rondel, and Peter Hugh, merchants of Amiens, suggesting to the king that they lately loaded a ship of Boulogne, whereof John de Pamers was master, with 29 tuns of woad (*waide*) at St. Valery-sur-Somme, in order to take the same thence to Southampton to trade there with the same, and the ship on its voyage was driven on shore near Worthing, in that county, by the fury of the sea, and certain men of those parts, at the request of the master of the ship, carried the woad on shore, where they arrested it, the king ordered the sheriff to go in person to Worthing, and make inquisition concerning the matter, and if he should find that the woad was so detained, to cause it to be delivered to the merchants without delay, and if he could not so deliver it by reason of the resistance of those who so detained it, he should then inform the king of the names of those persons, and to certify the king of his proceedings herein, and the sheriff has not hitherto done this, as the king learns from the merchants: as the merchants have found security before the king in chancery to answer to the said men for their labour in taking the woad on shore, the king orders the sheriff to go to that place immediately upon sight of these presents, and to cause the woad to be restored to the merchants or to John son of John Boitoire, their attorney, upon the said security. If no agreement can be made concerning the satisfaction due to the said men for their labour, the sheriff is to enjoin the said men to appear before the king's council at Westminster on the morrow of the Annunciation next, which day the king has given to the merchants.

By C.

Memorandum, that John de Saint Fuscien and John son of John Boitoire, merchants dwelling (*conversantes*) at Southampton, and William

1332.

Membrane 33d—cont.

son of John Strode of co. Kent, and Robert son of Roger de Taunton of co. Somerset mainperned to answer at the aforesaid day to the said men for their labour, if no agreement be made previously.

Feb. 28.
Langley.

Peter Killyng of Hedon acknowledges that he owes to Thomas de Baumburgh and Michael de Wath, clerks, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

March 2.
Havering-atte-Bower.

William Golafre, parson of Aure church, diocese of Hereford, acknowledges that he owes to John de Marckelewe of Gloucestre 120*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Gloucester.

March 5.
Havering-atte-Bower.

Richard son of Eustace de Bourne acknowledges that he owes to John de Bourne, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

*

Matilda, late the wife of Robert de Holand acknowledges that she owes to John de Pulteney, citizen of London, 120*l.*; to be levied, in default of payment, of her lands and chattels in cos. Northampton, Leicestershire, Derby, Lancaster, and Wilts.

Cancelled on payment.

March 6.
Havering-atte-Bower.

The said Matilda acknowledges that she owes to Nicholas Crane, citizen of London, 80*l.*; to be levied, in default of payment, of her lands and chattels in co. Northampton.

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Nicholaa, late the wife of Robert de Ardern, knight, Thomas Walkeleyn, Morgan de Dunston and John de Thurston, executors of the will of the said Robert, put in their place Adam de Braunfeld and John de Stoke to prosecute the execution of a recognisance for 160*l.* made to Robert in chancery by Henry de Boys of Rothewell.

March 12.
Stratford-at-Bow.

Robert, prior of St. Mary's, Suthwerk, acknowledges, for himself and his convent, that they owe to John de Oxonia, citizen and vintner of London, 80*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Middlesex.

John de Fenles of Whit Waltham acknowledges that he owes to Nicholas Crane, citizen of London, 24 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.

John de Podio Berzaco, archdeacon of Winchester, acknowledges that he owes to Thomas de Herewold and Nicholas de Stratton, citizens of London, 400*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Bedford.

Cancelled on payment.

Enrolment of deed of Hervey Aunger of Staunton, acknowledging receipt from Master Hervey, son of Walter de Stanton, rector of Elm church, diocese of Ely, of 60*l.* which Hervey owed to him by a recognisance made in the common Bench at Westminster on Friday before the Translation of St. Thomas the Martyr, 5 Edward III. Witnesses: John de Winton[ia], William de Pertenhale, Robert de Sutton, John le Mareschal, William de Mymmes, Thomas de Cantebrug, Walter the cook. Dated at London, 11 March, 1331[-2], 6 Edward III.

Memorandum that Hervey Aunger came into chancery at London, on 12 March, and acknowledged the preceding deed.

March 13.
Stratford-at-Bow.

Richard de Bourne, clerk, acknowledges that he owes to Nicholas de Stratton of London 200 marks; to be levied, in default of payment, of his lands and chattels in co. Southampton.

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Membrane 33d—cont.

- Joan, late the wife of Nicholas de Wokyndon, and tenant of part of his lands, puts in her place John de Marton, clerk, and Thomas Fabel to defend the execution of a recognisance for 60*l.* made by Nicholas in the chancery of Edward I. to William de Hamelton, deceased, and to defend the execution of another recognisance for 39*l.* 6*s.* 0*d.* made by Nicholas in the said chancery to the said William.—Thomas de Evesham received the attornment.
- March 17. To William de Clynton, constable of Dover castle and warden of the
Westminster. Cinque Ports, or to those who supply his place in the ports of Dover and Wynchelse. Order to allow Master Anthony de Beek, dean of St. Mary's, Lincoln, who is about to set out by the king's licence for parts beyond seas, to cross from either of those ports with his men, horses and equipments.
By K.
- March 18. John de la Bere acknowledges that he owes to Adam de la Bere, his son,
Westminster. 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.
Cancelled on payment, acknowledged before Robert de Stratford, keeper of the seal.
- Thomas de Depham, 'chaundeler,' of St. Albans, acknowledges that he owes to Roger son of Roger de Thwangton 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.
- William Vaghan and Joan his wife, tenant of part of the lands of Thomas de Stodham, put in their place Nicholas de Salopia to defend the execution of a recognisance for 40 marks made by Thomas in the chancery of Edward I. to William de Hamelton, late dean of St. Peter's, York, deceased.
- March 19. William Trussel, the younger, acknowledges that he owes to William de
Westminster. Northwyk 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.
- Peter de (*sic*) Veel, knight, and William le fitz Waryn, 'le cosin,' knight, acknowledge that they owe to Queen Philippa 54*l.* 8*s.* 1*3d.*; to be levied, in default of payment, of their lands and chattels in co. Gloucester.
Cancelled on payment, acknowledged by John de Eston and Thomas de Brayton, attorneys of the queen.
- March 20. Matthew Palmer, parson of the church of Little Canefield, diocese of
Westminster. London, acknowledges that he owes to Richard de Rothyng, citizen and vintner of London, 45*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Essex.
- Thomas de Turpliton acknowledges that he owes to William de Clynton 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.
Cancelled on payment.
- William de Clynton acknowledges that he owes to Thomas de Turpliton 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.
Cancelled on payment.
- Simon de Tibbethorp puts in his place Thomas de Knaresburgh, clerk, to prosecute the execution of a recognisance for 6 marks 6*s.* 8*d.* made to him in chancery by John de la Feld of Herdewyk.
- March 23. To John de Shardelowe, Thomas de Faversham, and Thomas de Lincoln.
Westminster. Order to supersede the taking of an assize of novel disseisin arramed by John de Higham before them against Richard de Bourn and Joan his wife and others contained in the original writ concerning tenements in Men-

1332.

Membrane 33d—cont.

keton and Menstre in the Isle of Tanet and in Litlebourn and Chistelet, which the king lately appointed them justices to take, as the said appointment is contrary to the statute lately issued at Northampton, which provides that assizes, attainments, and certificates shall be taken before the justices commonly assigned, and not before others. By K.

March 23. Richard son of John Turbevill acknowledges that he owes to John de Westminster. Wolverton of the Isle of Wight 90 marks; to be levied, in default of payment, of his lands and chattels in co. Dorset.—Master Robert de Stratford received the acknowledgment.

Robert le Muleward of Cortyngton acknowledges that he owes to Thomas de Brewosa, knight, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.—The said Robert received the acknowledgment.

Alexander de Bernardeston acknowledges that he owes to Fulk, prior of Fliccam, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—The said Robert received the acknowledgment.

March 24. William le Smyth of Stratton acknowledges that he owes to John le Smale, Westminster. clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

Enrolment of release by Richard son of John de Santon of co. Norfolk to Sir Richard de Willughby, knight, and Isabella his wife of his right in all the lands in Chyngelleford, co. Essex, that they have by fine levied in the king's court between them and Robert de Oressebrok (*sic*) and Alice his wife. Dated at Westminster, on Tuesday, the eve of the Annunciation, 6 Edward III.

Memorandum, that Richard son of John came into chancery at Westminister on the said day, and acknowledged the preceding deed.

MEMBRANE 32d.

Enrolment of grant by Richard de Amoundevill, lord of Thorney, to Ralph Basset of Drayton of 200*l.* of yearly rent from his manors of Thorney and Hokenhulle, co. Suffolk, and from his manor of Upmelcombe, co. Dorset. Witnesses: John Vreft'; John le Vaux of St. Edmunds; John Kot of Bresete; Richard de Schulton; William du Lee; Roger de Bidenham. Dated at St. Edmunds on Saturday after St. Hilary, 5 Edward III. *French.*

Memorandum, that Richard came into chancery at Westminister, on 23 March, and acknowledged the preceding deed.

March 24. Remigius de Hedersete, parson of Hengham church, diocese of Nor- Westminister. wich, acknowledges that he owes to Nicholas de Staunford, clerk, and to Peter de Swynbourn, chaplain, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—Master Robert de Stratford received the acknowledgment.

Cancelled on payment.

John de Aspale, son of Robert de Aspale, acknowledges that he owes to Richard de la Pole, citizen and merchant of London, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.—The said Robert received the acknowledgment.

Richard de Mosle, parson of Dewisbury church, diocese of York, William de Scargil and John de Burton of Kynesley acknowledge that they owe to Geoffrey le Scrop, knight, 68*l.* 8*s.* 8*d.*; to be levied, in default of

1332.

Membrane 32d—cont.

payment, of their lands and chattels in co. York.—The said Robert received the acknowledgment.

Richard de Amoundevyll acknowledges that he owes to Ralph Basset of Draiton 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.—The said Robert received the acknowledgment.

Cancelled on payment.

Richard de Talworth acknowledges that he owes to John de Bousser, parson of the church of Hengham Sibille, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Essex.—The said Robert received the acknowledgment.

Walter le Shathere of Thaxstede acknowledges that he owes to John Bousser, parson of the church of Hengham Sibille, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.—The said Robert received the acknowledgment.

Ralph de Yerdele of Thaxstede acknowledges that he owes to the same John 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.—The same Robert received the acknowledgment.

Enrolment of demise from William, abbot of Evesham, to John Inge, knight, of all his lands, mills, meadows, etc. in Yweleye, to hold during the life of Sibyl, late the wife of Alan Plukenet, as fully as he recovered them in the king's court against Hawisia, late the wife of Walter de Gloucestre. Witnesses: Sir William de Monte Acuto, Sir John Mauduyt, Sir John de Arleye, Sir Thomas de Marleberwe, Sir William de Whitefeld, knights; Henry de Brocworth; John le Rous. Dated at London, 6 March, 6 Edward III.

Memorandum, that the abbot came into chancery at Westminster, on 24 March, and acknowledged the preceding deed.

Enrolment of appointment by William, abbot of Evesham, of Henry de Brocworth and Robert de Sudbury, as his attorneys to deliver the seisin of the aforesaid lands, etc., to John Inge. Dated at London, 6 March, 6 Edward III.

Memorandum, that the abbot came into chancery at Westminster, on 24 March, and acknowledged the preceding deed.

Enrolment of release by the said abbot to Hawisia, late the wife of Walter de Gloucestre, of all personal actions against her. Dated at London, 10 March, 6 Edward III.

Memorandum, that the abbot came into chancery at Westminster, on 24 March, and acknowledged the preceding deed.

Enrolment of general release by the said Hawisia to the said abbot and his convent of all rents, annuities, trespasses, demands, debts, charges and all actions, saving the right and claim which she has on the manor of Yweleye, co. Gloucester, and saving that the abbot and convent shall find two chaplains to celebrate divine service every day in their abbey for the souls of Hawisia and of the aforesaid Walter, and of Walter his son, and of their ancestors and successors, etc. Witnesses: William de Shares-hull; Robert de Aston; John de Hampton; William de Bradewell; Richard de Haukeslowe; John le Rous; Henry de Brocworth. Dated at Evesham, 24 March, 6 Edward III.

Memorandum, that Hawisia came into chancery at Westminster, on the said day, and acknowledged the preceding deed.

Enrolment of release by the said Hawisia to the said abbot and convent of her right in the manor of Tatlynton, the said abbot and convent being bound to find two chaplains as aforesaid. Witnesses as above. Dated at Evesham, 10 March, 6 Edward III.

1332.

Membrane 32d—cont.

Memorandum, that Hawisia came into chancery at Westminster, on 24 March, and acknowledged the preceding deed.

Enrolment of release by the said Hawisia to the said abbot and convent of a rent of 22*l.* 13*s.* 4*d.*, which the abbot and convent granted to her for life from their manor of Seynebury. Witnesses and date as above.

Memorandum, that Hawisia came into chancery at Westminster, on 24 March, and acknowledged the preceding deed.

March 25. Baldwin de Fryvill acknowledges that he owes to Philip de Hardeshull Westminster. 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

Richard de Hakeneye puts in his place John de Causton and Alan Gilles to prosecute the execution of a recognisance for 240*l.* made to him in chancery by William Cheyny, knight.

March 28. Baldwin Frivill, knight, acknowledges that he owes to John de Tower of London. Hardeshull, knight, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Hereford.

March 26. To the treasurer and barons of the exchequer. Order to allow Roger de Westminster. Ailesbury, sheriff of Warwick and Leicester, to make his proffer this Easter by one of his clerks, and to receive the proffer from that clerk, because the said Roger is intending divers affairs of the king by his order, so that he cannot make his proffer in person. By K.

Margaret Dounfravyll, lady of Badelesmere, acknowledges that she owes to Henry, bishop of Lincoln, 134*l.* 6*s.* 3½*d.*; to be levied, in default of payment, of her lands and chattels in co. Kent.

John Bracer of Cerne, vicar of the church of Whitechirche, diocese of Salisbury, acknowledges that he owes to John Whiteved of Derby 30*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Dorset.—Master Robert de Stratford received the acknowledgment.

Robert de Goldyngton puts in his place Edmund de Bubwyth and John de Borham, clerks, to prosecute the execution of a recognisance for 200*l.* made to him in the late king's chancery by John Waleys.

March 30. John Inge acknowledges that he owes to Hawisia, late the wife of Walter Waltham. de Gloucestria, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Somerset.

March 28. To the mayor and sheriffs of London. The merchant vintners of London Westminster. and elsewhere in the realm have shewn the king that they are so much damaged and impoverished by reason of a proclamation lately made for selling the gallon of wine at a fixed price that they cannot ply their craft (*misteram*) any more unless a remedy be quickly provided, and they have besought him to cause inquisition to be made concerning the price of wines in Gascony, the freightage of the ships, and the stipends of the servants, the carriage, and the other necessary things, and thereupon to fix such price for the gallon that they may not incur damage or loss from their labour; the king therefore, specially confiding in the mayor's fidelity, orders the mayor and sheriffs to take an inquisition by the oath of native and alien merchants and of other men of the city concerning the price of wines in Gascony in the present season, and after considering the freight, stipends, carriage, ullage (*uleagia*), etc., to ordain and fix, by the counsel and advice of the aldermen and others of the city whom they shall see fit to summon, such a price for the gallon that the said merchant vintners may not suffer damage from their labour, the previous proclamation notwithstanding. By K.

1332.

*Membrane 32d—cont.*April 2.
Hertford.

Robert son of William de Kellyng acknowledges that he owes to John de Roos, knight, 1000*l.*; to be levied, in default of payment, of his lands and chattels in cos. Norfolk and Suffolk.

March 28.
The Tower.

To Roger de Somervyll, Robert de Scorburch, and Adam de Hoperton. Order to supersede the hearing and determining of a certain trespass committed on the prior of Bridelyngton by Henry de Faucomberge and Thomas de Hertford and others contained in the original writs, which the king appointed them his justices to hear and determine, as the appointment issued surreptitiously from chancery contrary to the statutes issued in this behalf.

By C.

*MEMBRANE 31d.*March 24.
Westminster.

Matilda, late the wife of Robert de Holand, acknowledges that she owes to Alan de Cherleton, knight, 200*l.*; to be levied, in default of payment, of her lands and chattels in co. Northampton.

John de Medonta, dean of the church of St. Buryan (*Beriana*) in Cornwall, diocese of Exeter, and Geoffrey de Tadelowe, canon of the same church, acknowledge that they owe to Bartholomew Richo, merchant of Chieri (*Kerio*), 26*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Cornwall.

Cancelled on payment, acknowledged by Daniel Graneirde, Bartholomew's attorney.

Enrolment of deed witnessing that whereas Thomas son of Thomas de Muskam of Shenle granted to Henry de Edenestowe, clerk, and Robert his brother by fine levied in the late king's court before William de Bereford and his fellows, justices of the Bench, two parts of the manor of Northmuskham for their lives, the said Thomas now, for a certain sum of money paid to him by Henry, has released to the said Henry and Robert all his right in 26*s.* of yearly rent, which John Torold of Holm used to render to Thomas for the lands that he held of him and that he now holds of Henry and Robert in the said two parts or in the manor. Moreover, whereas Isabella, late the wife of Thomas de Muskham of Shenle, mother of the said Thomas, granted by her deed to Henry and Robert for their lives a third of the said manor, which third she held as her dower of the inheritance of Thomas, who confirmed her grant by his deed, the said Thomas hereby releases to Henry and Robert his right in the lands and rents that his mother held at any time in Almeton near Kneshale, of his inheritance, of the appurtenances of the said manor, which lands and rents are now in the hands of Henry and Robert by virtue of her said grant. Witnesses: Sir William de Leicestria, Sir Thomas de Evesham, Sir Thomas de Sibthorp, Sir Michael de Wath, Sir Thomas de Escrik, Sir Henry de Shutynghton, clerks of chancery; Roger de Luda. Dated at Westminster on Wednesday the Annunciation, 6 Edward III.

Memorandum, that the said Thomas son of Thomas came into chancery at Westminster, on 25 March, and acknowledged the preceding deed.

March 26.
Westminster.

Richard de Garston, 'mason,' acknowledges that he owes to Martin de Chlgewell of London 4 marks; to be levied, in default of payment, of his lands and chattels in co. Berks.—Master Robert de Stratford received the acknowledgment.

John de Dodecote, son of William Peris of Dodecote, acknowledges that he owes to Master John de Blebury, son of William de Blebury, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

1332.

Membrane 31d—cont.

Roger atte Hethe of Hegham acknowledges that he owes to William de Langeford, clerk, 175 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.—The said Robert received the acknowledgment.

Michael le Porter of Woxebrugg acknowledges that he owes to Thomas de Saunford of Herefeld 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.—The said Robert received the acknowledgment.

Henry de Grey acknowledges that he owes to Robert de Insula 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.—The same Robert received the acknowledgment.

March 20. To William de Clynton, constable of Dover castle and warden of the
Westminster. Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Henry Bloyhou, king's clerk, who is going to parts beyond sea by the king's licence, to cross from that port with his horses, equipment, and 40 marks for his expenses and those of his household. By K.

Enrolment of release by John Mauduyt, knight, lord of Somerford Mauduyt, to John Inge, knight, of his right in the manor of Bourton, co. Oxford, and in the lands, etc. that John Inge holds of his demise (*lees*) in Sutton Maundevill co. Wilts. Witnesses: Sir William de Mountagu, Sir John de Erlegh, Sir Thomas de Marlebergh, Sir William de Whitefeld, knights; John de Ledred, Roger de Goldeston, John de Wike. Dated at London, 26 March, 6 Edward III. *French.*

Memorandum, that John Mauduyt came into chancery at Westminster, on 27 March, and acknowledged the preceding deed.

March 27. John son of William le Eyr of Wadenho acknowledges that he owes to
Westminster. Robert de Wadenho, parson of Twywell church, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Robert de Algate, citizen and potter of London, acknowledges that he owes to Gilbert de Wygeton, parson of Botellesford church, 40*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Enrolment of writ of privy seal, dated at Westminster, 26 March, 6 Edward III. addressed to J. bishop of Winchester, the chancellor, ordering him to cancel a recognisance for 10,000*l.* made to the late king as security for performance of the proposed marriage between John his son and Joan, daughter of Peter de Gavaston, then earl of Cornwall [*as in this Calendar*, 10 Edward II. *p.* 468], which sum is demanded from the said John, although Thomas did not divest himself of any lands, as found by inquisition, and was always ready to perform the said marriage, wherefore John has besought the king to shew him grace in this matter. *French.*

March 28. Adam de la Gore of Tunstall acknowledges that he owes to John de
The Tower. Dungeshull of Tunstall 8*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.—Master Robert de Stratford received the acknowledgment.

March 25. To William de Clynton, constable of Dover castle and warden of the
Westminster. Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit John de Veer, earl of Oxford, who is going on pilgrimage to Santiago by the king's licence, to cross from that port with the men of his household and his horses and equipment. By K.

March 28. Master John de Tyngewyk acknowledges that he owes to Richard
The Tower. Blundel of Bradden 60*l.*; to be levied, in default of payment, of his lands

1332.

Membrane 31d—cont.

and chattels in cos. Northampton, Sussex and Southampton.—Master Robert de Stratford received the acknowledgment.

March 26. Hugh de Traganon is sent to the abbot and convent of Peterborough to
Westminster. receive such maintenance in their house for life, as Robert Durdent, deceased, had therein, at the late king's request. By p.s. [5324.]

Henry Wymond, one of the executors of the will of Joan Hurel, puts in his place Adam Hurel, his co-executor, to prosecute the execution of a recognisance for 40*l.* made to the said Joan in the late king's chancery by John son of John de Weston, knight.—Thomas de Evesham received the attornment.

Edward de Bohun, William de Monte Acuto and William de Clynton knights, mainperned to have Thomas de Sancto Mauro, knight, before the king at his will, to answer for having assaulted and wounded John de Harecourt, knight, in St. Paul's, London, during parliament.

April 1. Hugh de Plescy acknowledges that he owes to Edmund de Bereford
Waltham. 2000*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

The said Hugh acknowledges that he owes to Thomas de Sancto Mauro, knight, 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

March 28. To Roger de Somervyll, Robert de Scorburch and Adam de Hoperton.
The Tower. Order to supersede holding a plea for a certain trespass committed upon the prior of Bridelyngton by Thomas de Hertford, Robert de Thorp, John de Thorp, Ivo de Thorp, John son of John son of William de Apilton, and Alan le Fletcher of Richemund, and others, which the king appointed them justices to hear and determine, as the appointment issued surreptitiously from chancery, contrary to the statutes issued in this behalf. By C.

March 31. William Dautre, who long served the late king, is sent to the abbot and
London. convent of Beauchief to receive such maintenance in that house as John de Malverne, deceased, had therein by the request of Edward I. By p.s. [5354.]

March 30. Richard Talbot, knight, acknowledges that he owes to Robert Gyenne of
The Tower. Bristol 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

April 3. Elias de Asshebourn, knight, Thomas de Asshebourn and John de Kent
Hertford. acknowledge that they owe to Peter Jacobi Lespicer 200 marks; to be levied, in default of payment, of their lands and chattels in co. Northampton.

April 2. To the treasurer and barons of the exchequer. Order to cause John de
Hertford. Louthre, clerk, to have respite until Michaelmas next for 107*l.* 11*s.* 2*d.* which are exacted from him for the remainder of his account for the time when he was receiver and keeper of the late king's victuals at Carlisle, and for which and for a greater sum he prays allowance for his wages for the said time. By the chancellor on the information of John de Wodehous.

MEMBRANE 30d.

April 2. Alan de Tesdale acknowledges that he owes to John de Percebrygg,
Hertford. clerk, 40*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

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Membrane 30d—cont.

Brother Leonard de Tibertis, prior of the Hospital of St. John of Jerusalem in England, acknowledges, for himself and his successors, that he owes to Bartholomew Richo, merchant of Chieri (*Keryo*), and to Anthony Malocelli, merchant of Genoa, 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

March 30. To the sheriff of York. Whereas the king lately appointed Roger de
The Tower. Somervill, Robert de Scoburgh and Adam de Hoperton to be justices to hear and determine a trespass committed on the prior of Bridelyngton by Thomas de Hertford, Robert de Thorp, John de Thorp, Ivo de Thorp, John son of John son of William de Apilton, and Alan le Flecher of Richemund, and others, and afterwards the king ordered the said Roger, Robert and Adam to supersede taking the said plea because their appointment had surreptitiously issued from chancery contrary to the statutes thereupon, and the king now learns from Thomas, Robert, John, Ivo, John and Alan that they are placed in exigent in the sheriff's county [court] because they did not come before the justices to answer to the prior, wherefore they have besought the king to order the exigent to be superseded; the king therefore orders the sheriff to supersede the exigent and outlawries against them.

By C.

To the same. The like in favour of Henry de Faucomberge and Thomas de Hertford, and others, accused of a trespass against the said prior of Bridelyngton.

By C.

March 27. To Richard Lovel, John Inge, Henry le Gulden and Henry le Power.
Westminster. Order not to intermeddle with the taking of an inquisition concerning a trespass committed on Robert le fiz Payn by Peter de Cotes, parson of Exton church, which the king appointed them justices to hear and determine, as their appointment issued from chancery contrary to the statute lately issued at Northampton, wherein it is contained that writs of oyer and terminer shall not be granted except before the justices of one Bench or the other or before justices in eyre, and then only for an enormous trespass and of the king's grace, according to the form of a certain statute made in the time of Edward I.

By C.

March 31. To Richard de Wylughby and his fellows, justices to hold pleas before
Waltham the king. Order to supersede the taking of a plea concerning the alleged
Holy Cross. robbery of 111 gold florins, price 33 marks 3*s.* 4*d.*, six silver dishes and six silver salt cellars, a silver ewer (*olla aquaria*), a silver cup, six silver spoons, and 25*s.* in ready money by Peter de Dene, monk of St. Augustine's abbey, Canterbury, from Thomas de Fyndon, as the king lately pardoned Peter, and the abbot of that place is now impleaded at the king's suit before the justices by reason of the said florins and other goods.

By p.s.

March 28. To Thomas Wak. Whereas the king learns that Master Simon de Stanes
Tower of [is accused] untruly before the said Thomas and his fellows, justices of
London. oyer and terminer in co. York, at the instance of certain of his rivals, of the death and of aiding the death of Richard de Routhclif and of the maiming of John Fraunk, the elder; and the king learns upon trustworthy testimony that the indictments have been made from hatred and untruly, and Simon has besought the king in chancery to provide a remedy, so that he may not be oppressed by hard or long imprisonment, and he has found mainpernors, to wit Thomas Ughtred, knight, Henry de Morby, Thomas de Synthwait, Alan de Tesdale, John de Routhclif and William de Galmthorp of the said county, who undertook to have him before the king in fifteen days from Easter day: the king therefore orders Thomas to send the indictment with all things touching it to the king at the said day, so that he may then cause to be done what is just.

By C.

1332.

Membrane 30d—cont.

To the sheriff of York. Order to send to the king on the said day all indictments of the said Simon for the premises and for breaking prison at York made before that sheriff in his tourns and before the bailiffs of York and before the bailiffs of the abbot of St. Mary's, York, and to supersede the taking of the goods and chattels of Simon into the king's hands and the taking of his body in the mean time, not molesting Simon or any mainperners found by him. The king has also ordered Thomas Wak to send to him all indictments made before him and his fellows concerning Simon.

By C.

To the sheriff of Westmorland. Order to permit the men of that county to have respite until Michaelmas next for debts due to the king for victuals bought in the time of the late king and in the king's time, as the king has granted them this respite in order that they may sue for pardon for the debts before the treasurer and barons of the exchequer, to whom he sent their petition before him and his council in parliament, in the fifth year of his reign, praying for pardon of the said debts in consideration of the losses sustained by the said men by the Scotch war, when the king ordered the treasurer and barons to examine the petition and its endorsement, and to inspect the names of the debtors aforesaid, and to cause the men to be pardoned according to their discretions.

By K. and C.

The like to the following :

The sheriff of Cumberland, for the men of that county. By K. and C.

The sheriff of Northumberland, for the men of that county.

By K. and C.

March 24.
Westminster.

To the sheriff of Northumberland. Order to cause proclamation to be made that no one, of whatsoever state or condition, shall under pain of forfeiture enter the kingdom of Scotland with an armed force or otherwise break the peace concluded between the king and Robert de Brus, late king of Scotland, and order to arrest, until further orders, any doing the contrary, certifying the king of the names of the men so arrested, as the king learns that divers men of the realm are making assemblies of men-at-arms to invade the land of Scotland through the marches of the realm.

[*Fœdera.*]

By K. and C.

The like to the following :

The sheriff of York.

The sheriff of Lancaster.

The sheriff of Cumberland.

The sheriff of Westmorland. [*Ibid.*]

Memorandum, that on Wednesday before St. Ambrose, to wit 1 April, 6 Edward III. John, bishop of Winchester, the chancellor, delivered by the king's order the great seal, enclosed in a bag under the seals of Master Robert de Stretford and Sir Henry de Edenestowe, who had that day sealed writs, patents and charters by the order of the chancellor, to Master Henry de Clif, keeper of the rolls of chancery, in the house of the Carmelite friars, London, in the presence of William, bishop of Norwich, Master Robert de Ayleston, treasurer, and of Sir Edward de Bohun, Sir William de Monte Acuto, Sir Geoffrey le Scrop, Sir William de Herle, and others, to be kept under the seals of Henry de Edenestowe and Sir Thomas de Baumburgh, to do what pertains to the office of the seal; and the said Master Henry, Henry and Thomas took oath there to execute faithfully what pertains to the office of the seal, and they were told, on the king's behalf, that if the king ordered them to come to him, bringing the seal with them, and if the said Master Henry could not travel (*laborare*) by reason of infirmity, then the said Master Henry shall deliver the great seal to Sir Henry de Edenestowe, to be kept under the seal of the said Sir Thomas, and to be taken to the king.

1332.

Membrane 30d—cont.

And the said Master Henry received the great seal from the chancellor, and took it with him to his lodging at the house of the *Conversi*, and the said Master Henry, Henry de Edenestowe, and Thomas opened the seal on the morrow in the chapel of the *Conversi*, and caused writs to be sealed therewith.

MEMBRANE 29d.

April 3. William la Zousche de Mortuo Mari, knight, acknowledges that he owes Hertford. to Thomas Roscelyn, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

Cancelled on payment.

April 4. John de Grey of Rotherfeld, knight, acknowledges that he owes to Henry Hertford. Darcy, citizen of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

March 26. To the master of the hospital of St. John without the east gate of Oxford. The Tower. Order to admit to the hospital Thomas Urre, one of the brethren of the hospital at Ospringe, whom the king is sending to him, and to cause the necessaries of life to be administered to him as to one of the brethren of the hospital, at the expense of the hospital of Ospringe, until further orders, as the king has caused Thomas to be amoved from that hospital because he conducted himself badly towards the master and brethren of that house and dissipated the goods thereof, and frequently excited all manner of disputes between the brethren there.

By K.

To the master of the hospital of Ospringe. Order forbidding him to admit Robert de Chilham or any one else henceforth to be a brother of that house without the king's special order, as the king caused Robert, who pretended that he was a brother of the hospital, to be amoved therefrom for divers notorious excesses and disobediences committed by him, and the king wishes to provide that such unworthy men shall not be admitted to the hospital in the future.

By K.

Et erat patens.

— Alesia, late the wife of Reyner de Berefrey, puts in her place James le Coynte, the elder, David de Wolloure, clerk, and John de Beccote to prosecute the execution of a recognisance for 6*4l.* made to her in chancery by Master Peter de Galiciano.—Michael de Wath received the attornment.

April 4. William de Cheney, knight, acknowledges that he owes to William Knyght, Hertford. vicar of Paterikesburn church, 800*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

March 21. To the sheriff of Norfolk. Writ for payment to Constantine de Mortuo Westminster. Mari and Robert de Walkefare, knight of that shire, of 4*l.* 16*s.* 0*d.* for their expenses in coming to the parliament summoned at Westminster on Monday after St. Gregory the Pope last, to wit for twelve days at 4*s.* a day each.

By K. and C.

The like to the sheriffs of other counties for various sums in favour of the knights of the respective counties [*as in the 'Return of Members of Parliament,' p. 95, with the exception of Lincoln, London and Middlesex, and John Dyn' of Essex*].

March 21. To the bailiffs of the town of Warwick. Writ for payment to John de Westminster. Sutton and John de Croupes, burgesses of that town, of 48*s.* for their expenses in coming to the aforesaid parliament, to wit for twelve days at 2*s.* a day each.

By K. and C.

1332.

Membrane 29d—cont.

The like for the payment of various sums to the burgesses of the following boroughs:

John de Saham, the younger,	} Bedford, for 40s. for 10 days.
Geoffrey Walcok,	
Roger Byle of Lenecote,	} Launceveton, for 4 <i>l.</i> for 20 days.
William de Pafford,	
William le Carter,	} Worcester.
Robert de Savenhampton,	
William de Pakesham, Malden,	for 16s. for 8 days.
Roger Byle, Tavystok,	for 36s. for 18 days.

Enrolment of agreement between Gilbert, son and heir of Robert de Umframvyll, late earl of Anegos, and Roger Mauduyt and Eleanor his wife, formerly the wife of the said Robert, that Roger and Eleanor shall hold the following tenements as Eleanor's dower of Gilbert's inheritance: certain lands in Ovyngbam, except the fishery and mill there and except the wood of Horseleye, which lands are extended at 108*s.* 2*d.* yearly; certain lands in Shirmundesden, extended at 6*l.* yearly; certain lands in Spithop, extended at 10*l.* yearly; certain lands in Wodburn, extended at 20*s.* yearly; certain lands in Wolrigg, extended at 20*s.* yearly; certain lands in Ellesden, with a pound of pepper, extended at 19*s.* 2*d.* yearly; certain lands in Greneshousfeld, extended at 34*s.* yearly; certain lands in Smalburn, extended at 18*s.* yearly; the town of Alwenton, extended at 28*s.* yearly; and a third of the park of Le Helme, which is not extended; a certain place and certain plots of land and waste in Erleside with Akenside and with the mill of Coteneshope, extended at 106*s.* 8*d.* yearly; divers plots of moor and waste in Foulhope, extended at 66*s.* 8*d.* yearly; certain lands in Little Cairwyk, extended at 4*s.* yearly; certain lands in Kyngelhop, extended at 10*l.* 13*s.* 0*d.* yearly; certain lands in Hatherwyk, extended at 11*s.* yearly. Gilbert agrees that all other lands, rents and profits of his father, whereof Eleanor is dowerable, and which have not yet been extended, ought to be extended in the country and dower assigned and delivered thence to Roger and Eleanor. Dated at London, on Monday after the Annunciation, 6 Edward III.

Memorandum, that Gilbert and Roger and Eleanor, by Roger Mauduyt, son of Roger Mauduyt, her attorney, came into chancery at the church of the Carmelites, at London, on 6 April, and acknowledged the preceding indenture.

MEMBRANE 28d.

March 31. To the king of Navarre. Request that he will grant safe conduct
The Tower. through his realm to Arnold Garsy, who is going to Spain for certain affairs of the king. [*Fœdera.*]

March 31. To the queen of Navarre. Request that she will use her influence with
The Tower. the king of Navarre to obtain the aforesaid conduct, or that she will order it to be made if he be absent. [*Ibid.*]

March 18. To the sheriff of Kent. Order to permit the prior of Dover to have
Westminster. respite until the sheriff's next proffer for 16*l.* 11*s.* 8*d.*, which are exacted of him by summons of the exchequer.

April 3. To the treasurer and barons of the exchequer. Order to cause Anthony
Puckeridge. de Lucy to have respite until the Annunciation next for all the debts due from him to the exchequer, as he is staying in Ireland.

1332.

*Membrane 28d—cont.*April 6.
Barnwell.

John de Pulteneye of London acknowledges that he owes to Thomas Spigurnel, knight, 1000 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment.

Thomas Spigurnel, knight, and Robert Spigurnel, parson of Elveleye church, diocese of York, acknowledge that they owe to John de Pulteneye of London 600*l.*; to be levied, in default of payment, of their lands, chattels and ecclesiastical goods in cos. Bedford and Buckingham.

Isabella, late the wife of Thomas de Muskham of Shenle, acknowledges that she owes to Henry de Edenstowe, clerk, and Robert his brother 40*s.*; to be levied, in default of payment, of her lands and chattels in co. Hertford.

April 2.
Hertford.

To the sheriff of Hertford. Order to supersede, until the quinzaine of Midsummer next, the demand on William la Zouch de Mørtuo Mari and Eleanor his wife for 1000*l.* for queen gold for the use of queen Philippa, unless the king order otherwise.

By K. and C.

The like to the sheriffs of the following counties :

Gloucester.

Oxford.

Cambridge.

Worcester.

Berks.

Huntingdon.

Leicester.

Buckingham.

Essex.

Wilts.

Sussex.

April 4.
Hertford.

To the sheriff of Southampton. Order to take the heir of John de Warblynton, tenant in chief, a minor in the king's wardship and whose marriage pertains to the king, wherever he may be found in that bailiwick, and to keep him safely until further orders, certifying the king of his proceedings, as the king learns that the heir has been eloined by certain men of that bailiwick.

By letter of the chancellor.

April 23.
Stamford.

The like to the sheriff of Berks.

By C.

March 30.
The Tower.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause ships to be provided in the port of Dover by Friday in Easter week for the passage of John, bishop of Winchester, the chancellor, and Adam, bishop of Worcester, and others, who are going to France for the expedition of certain affairs of the king.

By K.

[*Fœdera.*]

To the same. Order to cause ships to be provided in the port of Dover by the morrow of the Close of Easter next for the passage of Eleanor, the king's sister, and of those with her, as she is going to Almain for her marriage with Reginald, count of Guelders (*Gerle*).

By K.

[*Ibid.*]March 26.
Westminster.

To John de Clyvedon, John de Annesley, Robert de Aston, and John atte Fosse. Order to supersede proceeding with the plea of a trespass committed on Robert Gyene of Bristol, merchant, by Philip, prior of Goldclif, and others, which the king appointed them justices to hear and determine, as their appointment issued surreptitiously from chancery contrary to an agreement made by the king and his council in the parliament lately held at Northampton, when it was provided that writs of oyer and terminer should not be granted except before justices of one or the other Bench, or before justices in eyre [*etc.*].

April 8.
Barnwell.

Adam de Maundevill and William his son acknowledge that they owe to John de Hothum, bishop of Ely, 300*l.*; to be levied, in default of payment, of their lands and chattels in co. Hertford.

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Membrane 28d—cont.¹

- April 8. John de Weston, clerk, acknowledges that he owes to William Box and
Barnwell. Geoffrey de Wynterton, citizens of London, 100*l.*; to be levied, in default
of payment, of his lands and chattels in co. Hertford.
- April 7. To the justiciary of Ireland. Hugh de Lacy, knight, has shewn the king
Barnwell. that whereas he was lately impeached before Roger de Mortuo Mari, lately
supplying the place of the late king in Ireland, to answer for certain tres-
passes and felonies which Roger pretended that he had done there, and he
was banished from Ireland by Roger for this cause, and was afterwards out-
lawed in error by false schemings, and he has besought the king to cause
the error to be corrected and justice to be done to him; the king therefore
orders the justiciary to cause the record and process of the matter, which
is in the treasury at the exchequer of Dublin, to be brought before the jus-
ticiary, and to call others of the king's council of those parts whom he shall
see fit to summon, and to examine the said record and process, and if
there be any error therein, to correct it, and to cause full and speedy justice
to be done to the said Hugh in this behalf.
- April 8. John de Goldyngton, knight, acknowledges that he owes to Thomas Elis
Barnwell. and John his son 40*l.*; to be levied, in default of payment, of his lands and
chattels in co. Essex.
- April 9. Thomas Spigurnel, knight, acknowledges that he owes to Thomas de
Barnwell. Harewold 400*l.*; to be levied, in default of payment, of his lands and
chattels in co. Bedford.
- April 10. Brother Leonard de Tibertis, prior of the Hospital of St. John of
Huntingdon. Jerusalem in England, acknowledges, for himself and his successors, that
he owes to Master Pancius de Controno 8000 marks; to be levied, in de-
fault of payment, of his lands and chattels and ecclesiastical goods in co.
Middlesex.
- Cancelled on payment.*
- April 8. To William de Clynton, constable of Dover castle and warden of the
Barnwell. Cinque Ports, or to him who supplies his place in the port of Dover. Order
to allow Robert Corbet of Morton, who is going on pilgrimage to Santiago
by the king's licence, to cross from that port with his men, horses and
equipment. By K.
- April 6. Brother William Martel, prior of Goldeclyve, diocese of Llandaff,
Barnwell. acknowledges, for himself and convent, that he owes to Michael Minyhot,
citizen and vintner of London, 600*l.*; to be levied, in default of payment,
of his lands, chattels and ecclesiastical goods in cos. Gloucester and
Somerset.
- April 11. William la Zousche de Mortimer acknowledges that he owes to John de
Huntingdon. Felton, Roger de Horseleye, Master Roger de Mortimer of Richard's
Castle, Thomas de Castro Goderici, parson of Great Merlawe church, and
John de Hampslape, parson of the church of Long Staunton, 800*l.*; to be
levied, in default of payment, of his lands and chattels in co. Warwick.
- Cancelled on payment.*
- April 10. The said William la Zousche, John de Felton, Roger de Horseleye,
Huntingdon. Master Roger de Mortimer, Thomas de Castro Goderici, and John de
Hampslape, acknowledge that they owe to Anthony Citroun and Anthony
Bacheme, merchants, 800*l.*; to be levied, in default of payment, of their
lands and chattels in co. Warwick.
- April 11. John le Latimer, the younger, came before the king, on Saturday after
Northampton. St. Ambrose last, and sought to replevy to Robert son of John le Latymer
Robert's land in Wymbeldon and Murtelake, which was taken into the

1332.

Membrane 28d—cont.

king's hands upon his default before the justices of the Bench against Peter de Almayne and Margaret his wife. This is signified to the justices.

July 1.
Woodstock.

To the sheriff of York. Order to cause a regard of the forest of Galtres to be made before the coming of the king's justices of the Forest, so that the regard be made before the quinzaine of Michaelmas next.

[*Capitula.*]

MEMBRANE 27d.

April 12. Richard de Ekeneye, knight, acknowledges that he owes to Henry de Northampton. Percy 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

April 6.
Barnwell.

To William de Clynton, constable of Dover Castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit Ralph, bishop of Bath and Wells, who is going to parts beyond the sea by the king's licence, to cross from that port with his men, horses and equipment.

By p.s.

April 13.
Stamford.

Richard Albon of Jynggemounteney came before the king, on Monday the morrow of Palm Sunday, and sought to replevy his land in Jynggemounteney, which was taken into the king's hands for his default before the justices of the Bench against John son of Philip le Machon of Jynggemounteney. This is signified to the justices.

Richard de Haselden of Grensted acknowledges that he owes to William Biancii de Castro Sancti Johannis 48*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

April 14.
Northampton.

Thomas Sauvage acknowledges that he owes to John de Mokkyng 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Matilda, late the wife of Robert de Holand, acknowledges that she owes to John Godhyne of Marlebergh 700 marks; to be levied, in default of payment, of her lands and chattels in co. Northampton.

Ralph de Coumbe, master of the house of St. Thomas the Martyr of Acon, London, acknowledges, for himself and his successors, that he owes to John Everard of Swanmere, 15*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment, acknowledged by Roger de Boi . . . , citizen of London, executor of John's will.

April 13.
Stamford.

To the sheriffs of London. Whereas William Gylmyn, by the king's writ to the sheriffs returnable before him in fifteen days from Easter, appeals Simon de Beltoft, knight, and certain others for maiming and breach of the peace, and the sheriffs have now taken Simon, by virtue of the said writ, and detain him in Neugate prison, and Simon has besought the king not to suffer him to be imprisoned, and William de Burgh and John de Stafford of London, Thomas de Wykham, Robert de Burgh of co. Suffolk, Roger Doget of co. Cambridge, and Roger de Lincoln, clerk, of co. Lincoln, have mainperned in chancery to have Simon before the king on the said day to answer the said William in his appeal; the king therefore orders the sheriffs to release Simon from prison in the meantime.

April 14.
Stamford.

William de Notton came before the king, on Tuesday the feast of SS. Tiburtius and Valerian, and sought to replevy to the prior of Monk Bretton the prior's land in Mekesburgh, which was taken into the king's

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Membrane 27d—cont.

hands for his default before the justices of the Bench against Alice, late the wife of Robert de Reynbergh. This is signified to the justices.

John Everard of Swanmere puts in his place Peter de Hoo and Robert de Kelleseye to prosecute the execution of a recognisance for 15*l.* made to him in chancery by Ralph de Coumbe, master of the house of St. Thomas the Martyr of Acon, London.

April 14.
Stamford.

William de Notton came before the king, on the Tuesday the feast of SS. Tiburtius and Valerian, and sought to replevy to the prior of Monk Bretton the prior's land in Gresbrok, which was taken into the king's hands for his default before the justices of the Bench against Elizabeth de Roderham. This is signified to the justices.

April 13.
Stamford.

John de Cray, imprisoned in Nottingham castle for trespass of venison in Shirwod forest, has letters to Ralph de Nevyl, keeper of the Forest beyond Trent, or to him who supplies his place, to bail him until the coming of justices in eyre for pleas of the forest in co. Nottingham.

April 13.
Stamford.

To the sheriff of Norfolk and Suffolk. Order to cause proclamation to be made in cities, boroughs, and market towns and elsewhere in that bailiwick that all alien and foreign merchants may come safely and securely into the kingdom under the king's protection and there traffic freely, and return thence, paying the due and accustomed customs, and that no undue prise, exaction or arrest shall be made on them or their goods, according to the charter made by Edward I. to the merchants of Almain, France, Spain, Portugal, Navarre, Lombardy, Tuscany, Provence, Catalonia, the duchy of Aquitaine, Toulouse, the Cahorcin (*Caturcini*), Flanders, Brabant, and all other foreign lands, which charter the king has confirmed. [*Federa.*]

Anthony Bache puts in his place Thomas de Coronario and Lafrankinus Bachemus to prosecute the execution of a recognisance for 2,168*l.* 18*s.* 0*d.* made to him and Nicholas Usus Maris in chancery by William de Monte Acuto, knight.

April 25.
Nottingham.

Henry de Hilles, knight, acknowledges that he owes to William Box, citizen of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

John de Langeton, parson of Langeton church, diocese of Lincoln, acknowledges that he owes to Master Henry de Clif 10*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Lincoln.

Cancelled on payment.

April 23.
Stamford.

To the treasurer and barons of the exchequer. Order to cause A. bishop of Worcester to have respite until Michaelmas next for all the debts due from him at the exchequer, as he is about to set out to parts beyond sea in the king's service.

By K.

April 28.
Nottingham.

Brother Leonard de Tibertis, prior of the Hospital of St. John of Jerusalem in England, acknowledges, for himself and his successors, that he owes to Gorus Bonacursi of Florence, spicer (*ypothecario*), of London, 300*l.*; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. Northampton.

John de Tetlyngbury and William atte Mille acknowledge that they owe to Simon de Brounesford, citizen of London, 17*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

John de Crombwell and Richard de Crombwell, knights, acknowledge that they owe to Godewyn Torke, citizen of London, 35*l.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

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*Membrane 27d—cont.*April 25.
Stamford.

William Metoun came before the king, on Saturday the feast of St. Mark, and sought to replevy his land in Ribelchestre, which was taken into the king's hand for his default before the justices of the Bench against Adam de Cliderhou, knight. This is signified to the justices.

Henry Gernet, keeper of the land and of the heir of William de Cleidon, puts in his place John de Marton and Henry de Ingelby, clerks, to defend the execution of a recognisance for 80*l.* made to John de Freston in the late king's chancery by the said William.

April 27.
Nottingham.

To B. archbishop of Bremen. The king learns on the information of Brother Leonard de Tibertis, prior of the Hospital of St. John of Jerusalem in England, that Frederick Odilio, canon in the church of Bücken (*Buccen'*), chaplain, is continuously intending the services of the Hospital, insomuch that the prior cannot conveniently dispense with his presence, especially now-a-days when he has to ordain for the general passage for the brethren of that order to the Holy Land; the king, having the passage much at heart, therefore requests the archbishop to dispense with Frederick so that he may be able to intend the services of the Hospital for three years from now, and not to compel him to make residence in the benefices that he holds in the archbishop's diocese; writing back to the king his wishes in these things and others that may please him.

To the dean and chapter of Bremen church. Request that they will excuse the said Frederick his non-residence for the reasons aforesaid.

The like to the dean and chapter of the church of Bücken.

April 26.
Nottingham.

To the mayor and bailiffs of Oxford. Whereas the king lately, at the prosecution of the merchant vintners of the city of London and elsewhere in the realm, ordered the mayor and sheriffs of London to make enquiry of the price of wines in Gascony and to fix a price for the gallon of wine in London [*as at page 545 above*]: the king orders the mayor and bailiffs to enquire at what price wines are sold in London, and to cause wines to be sold in Oxford according to the statutes and ordinances made and hitherto observed in that town, so that the said merchant vintners bringing wine thither may not suffer loss for their labour; the king's proclamation to sell the gallon of wine at a certain price notwithstanding.

April 28.
Nottingham.

William la Zousch de Mortymer, Master Roger de Mortuo Mari of Richard's Castle, Walter de Northfeld, parson of Flamstede church, diocese of Lincoln, Anthony Citroun of London, John de Ellerker, the younger, John de Hampslape, parson of Long Stanton church, and Thomas de Castro Godrici acknowledge that they owe to Asselinus Simonetti and Guido de la Choche, merchants of Luca, 666*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

William la Zousch de Mortymer, Roger de Bavent, and Anthony Citroun of London acknowledge that they owe to Anthony Bacheme, merchant of Genoa, 700*l.*; to be levied, in default of payment, of their lands and chattels in co. Northampton.

April 1.
Nottingham.

Richard de Norton acknowledges that he owes to William Box, citizen of London, 14*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

April 26.
Nottingham.

To the mayor and bailiffs of Northampton. Whereas the merchant vintners of that town and elsewhere in the realm have shewn the king that they are so damaged and impoverished by the recent proclamation fixing the price of the gallon of wine that they cannot ply their craft further unless a remedy be provided, and they have besought him to have considera-

1332.

Membrane 27d—cont.

tion to the price at which wines are sold in the nearest ports, and to the costs of carriage, stipends of servants, ullage (*uleagia*), and hire of necessary houses, and to cause such a price to be fixed for the gallon in that town that such merchants bringing wine to the town may not incur loss or damage: the king therefore orders the mayor and bailiffs to call together such of the more approved men of the town as they shall deem fit, and to ascertain by inquisition and otherwise the price at which wines are sold in the nearest ports, and the costs, etc., aforesaid, and to ordain and fix such price for the gallon of wine in that town by the counsel and advice of the aforesaid men that the said merchants may not incur damage or loss for their labour; notwithstanding the king's proclamation fixing the price of the gallon of wine.

By C.

The like to the following:

The bailiffs of Colchester.

The mayor and bailiffs of York.

The mayor and bailiffs of Nottingham.

The mayor and bailiffs of Lincoln.

May 10.
Woodstock.

The bailiffs of Worcester.

The bailiffs of Hereford.

The bailiffs of Meresleye.

*MEMBRANE 26d.*April 15.
Stamford.

John de Drax, parson of Galby church, diocese of Lincoln, acknowledges that he owes to Edmund de Bubwyth and Thomas de Clif 100s.; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Leicester.

Cancelled on payment.

Memorandum, that on 13 April, Adam le Ussher, John de Neubury, Peter atte Cunduit, Robert de Thwington, the younger, Ivo Perceval, John de Brocke, John de Hereford, William son of John le Mareschal, Richard Amy, Henry de Drayton, Robert atte Halle, Henry Angelberd, John le Barber, Master John Baldewyne, Walter de Bylindon, John le Coupere, Robert le Goldsmyth, Thomas le Goldsmyth, Adam de Pountfreyt, Geoffrey Bolum, Benedict Spichfat, William Bolum, Roger Reysoun, Simon Dode, John son of Andrew le Tannere, William de Tydenhangre, Nicholas de Bydewell, William le Longe, William de Langeforde, Richard de Paxton, and Geoffrey Hereward, men of St. Albans, came into chancery, for themselves and other men of that town, and brought there a certain royal charter of confirmation of certain liberties granted to them by the deed of Hugh, late abbot of St. Albans, and of the convent there, and sought that the charter might be condemned, and that the enrolment thereof in the chancery rolls might be withdrawn, and they there renounced, for themselves and their successors, all the liberties contained in the charter; upon which petition the keeper of the said rolls extracted the wax from the said charter and cancelled and condemned the enrolment thereof. The said men also brought there a silver seal, which they had caused to be made as their common seal (*quod sibi commune . . . fabricari fecerant*) by pretext of the said liberties, and acknowledged that they ought not to have such a common seal, and they prayed that the seal might likewise be condemned, and at their petition it was condemned and delivered to Brother Richard de Hedersete, monk of St. Albans, to be taken to the shrine of St. Alban the Martyr, in aid of the works thereof.

1332.

Membrane 26d—cont.

May 2. Richard de Grey, knight, lord of Codenore, acknowledges that he owes
Woodstock. to Master Henry de Clif, clerk, 20*l.*; to be levied, in default of payment,
of his lands and chattels in co. Nottingham.

Cancelled on payment.

April 18. Ralph Camois acknowledges that he owes to John de Sagassole, merchant,
Stamford. of Vittoria (*Bittorie*) in Spain, and to Ferrandas Maniou, citizen of London,
200 marks; to be levied, in default of payment, of his lands and chattels in
co. Sussex.

April 15. To William de Clynton, constable of Dover castle and warden of the
Stamford. Cinque Ports, or to him who supplies his place. Order to cause two ships
to be provided and made ready in the port of Dover for the passage of
certain destrier horses, so that they be at Dover on Friday in Easter week,
as the king is sending the horses to parts beyond sea against the arrival of
Eleanor, his sister.
By p.s.

April 18. To the bailiffs of Sandwich. Order to cause ships to be provided and
Stamford. made ready in that port by Friday the feast of SS. Philip and James next, for
the passage of Eleanor to Almain, for her marriage with Reginald, count of
Guelders (*Gerle*), and of her train, and of 500 horses of hers and others.
[*Fædera*.] By the same writ.

April 21. Thomas de Chiggewell, citizen of London, acknowledges that he owes
Stamford. to Master Thomas de Garton 100*l.*; to be levied, in default of payment, of
his lands and chattels in the city of London.

Enrolment of indenture made at London, on 23 April, 6 Edward III.,
between Master Thomas de Garton, canon of Wells church, and Thomas
de Chiggewell, citizen of London, testifying that whereas the said
Thomas de Chiggewell has made a recognisance for 100*l.* sterling to Master
Thomas, and also Thomas de Chiggewell has granted to Master Thomas a
tenement in Bredestrete, London, as appears in the charter of enfeoffment,
the said Thomas de Chiggewell grants that if at any time the said Master
Thomas be aggrieved or impleaded concerning the said tenement by reason
of any debt or bond made by Thomas de Chiggewell, then he may levy the
said 100*l.* from Thomas de Chiggewell. Master Thomas grants that if he
hold the teneement without impediment, the said recognisance shall be null.
Dated at London as aforesaid.

Memorandum, that the said Thomas and Thomas came into chancery at
London, on the day aforesaid, and acknowledged the preceding deed.

April 22. Peter son of Peter de Wandover of Spryngefeld acknowledges that he
Stamford. owes to John Gerard of Bockyng 8*l.* 13*s.* 4*d.*; to be levied, in default of
payment, of his lands and chattels in co. Essex.

April 21. William de Scanderwyk, the king's armourer (*armator*), who has long
Stamford. served the king, is sent to the abbot and convent of Ledes to receive for life
such maintenance in their house as Joan de Bureford, deceased, formerly
received there.
By p.s. [5406.]

April 29. William de Melburn, parson of the church of Mold, in the diocese of
Nottingham. St. Asaph, acknowledges that he owes to Master Henry de Clif 10*l.*; to
be levied, in default of payment, of his lands and chattels and ecclesiastical
goods in co. Derby.

Cancelled on payment.

April 30. Alice Pynkeny, daughter of Edmund Pynkeny, acknowledges that she
Nottingham. owes to John de Hunte of Belton 200*l.*; to be levied, in default of payment,
of her lands and chattels in co. Gloucester.

1332.

Membrane 26d—cont.

April 27. To the abbot and convent of King's Beaulieu. Order to send to chancery
Nottingham. without delay a strong horse not aged (?) (*evitus*), for carrying the rolls of the chancery, to be there on the morrow of Ascension next, there to be delivered to Master Henry de Clif, keeper of the said rolls. By K.

On that day the said abbot sent a horse to chancery by a certain monk of his, which horse was insufficient for carrying the said rolls, and therefore the monk promised to provide another fit horse and to send him to the chancery, to be there at Midsummer next at the latest; on which day the abbot sent a fit horse, which was admitted.

May 1. Henry le Taillour came before the king, on Friday after St. Mark, and
Nottingham. sought to replevy to Christina Purden her land in Chalvedon Heryng, which was taken into the king's hands for her default before the justices of the Bench against Walter Heryng. This is signified to the justices.

Henry le Taillour and Christina his wife came before the king, on the said Friday, and sought to replevy their land in Chalvedon Heryng, which which was taken into the king's hands for their default before the justices of the Bench against Walter Heryng. This is signified to the justices.

April 26. To the sheriff of Hereford. The king has received complaint from Simon
Nottingham. de Northwod, chaplain of Queen Philippa, shewing that whereas Walter de Londonia, canon of Salisbury, executor of a certain provision made by the apostolic see to him of a canonry and prebend vacant or about to be vacant in the church of Hereford, which the said Simon or his proctor should think acceptable within a certain time, conferred upon him and instituted him to the prebend of Chirchewythinton in that church, void by the death of Roger de Mortuo Mari, the late prebendary, which was accepted by Simon within the said time, and Walter, because he himself could not attend to the further execution of this matter, deputed Ralph de Scrubby, parson of Gayton church, to induct Simon or his proctor into corporal possession of the said prebend, and Ralph, going in person to the church of Hereford, assigned to Simon in the person of his proctor a stall in the choir and a place in the chapter, by reason of the said prebend; and afterwards, when he went to the manor or house of the prebend to induct the proctor into corporal possession of the prebend, Robert de Hanle and certain other malefactors, occupying the said house with armed force, prevented the said commissary by force and arms from carrying out the said order: the king therefore orders that sheriff to go in person to the said house, and to warn all those thus occupying it to render themselves to the king's peace, and if they refuse to do so, the sheriff is ordered to take them and imprison them whenever they come out of the house, so that they shall not be delivered thence without the king's special order, taking with him the *posse* of the county if necessary, and to cause proclamation to be made that no one, under pain of forfeiture, shall presume to give, sell, carry, or administer victuals to the said Robert or the others occupying the house, and to take and imprison any found doing so, certifying the king before Midsummer of his proceedings. By p.s. [5430.]

May 2. Richard de Grey of Codenore acknowledges that he owes to John de
Woodstock. Oxonia and Richard de Rothyng, citizens and vintners of London, 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

John son of Richard de Grey of Codenore acknowledges that he owes to the same John and Richard 500*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Richard de Grey of Codenore and John his son and Richard de Berkyng of London acknowledge that they owe to Walter Neel of London 500*l.*; to

1332.

Membrane 26d—cont.

be levied, in default of payment, of their lands and chattels in co. Nottingham.

Cancelled on payment.

Richard de Grey of Codenore and John his son acknowledge that they owe to Richard de Berkyngge of London 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Nottingham.

Cancelled on payment.

May 2.
Woodstock.

To the sheriffs of London. Whereas it is contained in certain petitions made to the king and his council by Master John Mounfichet, his clerk, that some citizens of that city and their merchants and mariners have been unjustly imprisoned and despoiled in Saintonge and Brittany by the servants of the king of France and of the duke of Brittany, contrary to the last agreement made between the king and the king of France, by virtue of a certain process held by authority of the said king and duke concerning the plundering of two ships committed in a place where all manner of jurisdiction pertains to the king of England, as appears by letters sealed by the king of France and the duke, and that other citizens and merchants of that city and elsewhere of this realm, and of other lands subject to the king descending by the river Gerunde with their wines are distrained by the servants of the king of France at Langon (*Lingonis*) to pay 10*s.* *Tournois* for each tun of wine, contrary to the ancient liberties of the king's land of Gascony contained in the said agreement: the king therefore orders the sheriffs to call to the common hall of the city all citizens, merchants, and mariners having such letters of the said king and duke or other lawful proofs concerning such imprisonment and spoliation, by which the king's envoys to France may be informed, for the preservation of the right of the king and his subjects, and to enjoin especially vintners wishing to sue for the removal of such maltolt of 10*s.* *Tournois* to appoint proctors under a form to be delivered to the sheriff by the treasurer, and to cause such letters and proofs to be shewn to the proctors. [*Fœdera.*]

April 28.
Nottingham.

To the mayor and bailiffs of Newcastle-on-Tyne. The merchant vintners of that town have shewn the king that they are damaged and much impoverished by the late proclamation fixing the price of the gallon of wine, and have besought him to cause inquisition to be made concerning the price of wines in Gascony, and of the cost of freightage, wages of servants, carriage, etc. and to cause such a price for the gallon to be fixed that they may not suffer loss for their labour: the king therefore orders the mayor and bailiffs to make inquisition by the oath of native and alien merchants and other men of that town as to the price of wine in Gascony this season, and to ordain and fix such price for the gallon as shall seem fit, by the counsel and advice of approved men of that town, so that the merchants may not suffer loss.

By C.

The like to the following:

The bailiffs of Lenne.

The bailiffs of Boston.

By C.

May 10.
Woodstock.

The mayor and bailiffs of Bristol.

May 30.
Woodstock.

The mayor and bailiffs of Exeter.

The mayor and bailiffs of Southampton.

MEMBRANE 25d.

May 6.
Woodstock.

Hugh son of John de Sancto Johanne acknowledges that he owes to Master John de Roddeswell 200 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

1332.

*Membrane 25d—cont.*May 7.
Woodstock.

Adam Ches of Hyesterun acknowledges that he owes to Bernardinus Dyne of Florence 120 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.—Henry de Eden[estowe] received the acknowledgment.

John son of Nicholas son of Ralph de Hulle near Berkele acknowledges that he owes to the abbot of Kyngeswode 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.—H. de Eden[estowe] received the acknowledgment.

The abbot of Vaudey (*Valle Dei*), acknowledges, for himself and his convent, that they owe to Bartholomew Richo, merchant of Chieri (*Kerio*), and to Anthony Malocelli, merchant of Genoa, 100*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Lincoln.—The aforesaid Henry received the acknowledgment.

May 6.
Woodstock.

To the sheriff of Essex. Richard Wyot has shewn the king that whereas William de Senebech brought the king's writ against him before the justices of the Bench that Richard should render to him account of the time when he was receiver of William's moneys, and Richard is placed in exigent to be outlawed because he did not come before the justices to answer to William, and he has besought the king to grant that he may render himself to the king's prison, and that done, that he may be delivered therefrom by sufficient mainprise until the day contained in the writ of exigent, as he is prepared to stand to right in all things concerning that account: the king therefore orders the sheriff to cause Richard, if he render himself to prison and find mainpernors as aforesaid, to be delivered from prison.

May 8.
Woodstock.

John de Woteryngbery acknowledges that he owes to Laurence de Pageham 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Laurence de Pageham acknowledges that he owes to John de Woteryngbery 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Southampton.

Cancelled on payment.

Robert son of Robert de Hardres acknowledges that he owes to John de Weston of London, 'draper,' 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Nicholas Lovel acknowledges that he owes to Michael le Porter of Woxebrigg 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

William son of John le Moigne of Abbyngton acknowledges that he owes to William le Harpour of Horseth 30*l.*; to be levied, in default of payment, of his lands and chattels in co. Cambridge.

*Cancelled on payment.*April 22.
Stamford.

To Thomas, earl of Moray (*Murref*), keeper of the land of Scotland. Whereas it was agreed in the treaty of peace between Robert, late king of Scotland, and the king's envoys that Thomas Wake, lord of Lidel, Henry de Bello Monte, earl of Boghan, and Henry de Percy should have restitution of their lands and possessions, which king Robert had caused to be taken into his hands by reason of the late wars, and the said Henry de Percy received restitution, but the said Thomas has had none: the king requests the earl to cause effect to be given to the said treaty, and to assist the bearers of these letters in the prosecution of this matter. By p.s. [5418.] [*Fœdera.*]

1332.

Membrane 25d—cont.

May 7. Thomas de Erle acknowledges that he owes to William de Emeldon, Woodstock. clerk, 140*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Thomas de Erle and Philip Crok acknowledge that they owe to William de Emeldon, clerk, 8*l.*; to be levied, in default of payment, of their lands and chattels in co. Middlesex.

Cancelled on payment.

May 8. Antony Citroun and Nicholas de Salvo acknowledge that they owe to Woodstock. William la Zousche and Eleanor his wife 20,000*l.*; to be levied, in default of payment, of their lands and chattels in cos. Bucks, Oxford, and Berks.

May 9. Walter Fleg acknowledges that he owes to William de Langeford, clerk, Woodstock. 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

John Shenche acknowledges that he owes to Robert de Stangrave, knight, 5 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Richard de Grey of Codenore acknowledges that he owes to John de Oxonia and Richard de Rothyng, citizens and vintners of London, 250*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

John son of Richard de Grey of Codenore acknowledges that he owes to the said John and Richard 250*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Enrolment of grant by Stoutus de Stoutevill, son and heir of Nicholas de Stoutevill, knight, to Richard de Grey, lord of Codenore, of the manor of Barton-on-Trent, co. Nottingham, and the manor of Brademere in the same county. Witnesses: Ralph, count of Ew, constable of France; Robert de Stoutevill, Henry de Beumont, Ralph de Stoutevill, William de Besevill, Richard de Lacy, knights; John de Pulteneye, mayor of London; John Priour, the younger, citizen of London; William Deyncourt, Geoffrey Loterell, Robert de Pierpont, Nicholas de Cantilupo, William son of William, Richard de Wylughby, John de Monteny, Robert de Jorz, knights, of co. Nottingham; William de Gotham, William de Grey of Sandiacre, Robert de Strelleye, Richard de Strelleye, Robert de Sallowe, John del Ker, Hugh Martel, of the same county.

Memorandum, that Stoutus came into chancery at London, on 10 May, and acknowledged the aforesaid deed.

May 12. Robert Fraunceys acknowledges that he owes to John Hadde 10 marks; Woodstock. to be levied, in default of payment, of his lands and chattels in co. Kent.

John de Caluton acknowledges that he owes to Peter de Sancto Johanne of Blechelynglegh (*sic*) 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

May 10. Alexander le Setter of London acknowledges that he owes to Master Woodstock. Henry de Clif 6 marks: to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment.

The prior of St. Katherine's without Lincoln acknowledges, for himself and his convent, that they owe to Anthony Malocelli, merchant of Genoa, 216*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Lincoln.

Cancelled on payment.

1332.

Membrane 25d—cont.

The same prior acknowledges, for himself and his convent, that they owe to Bindus Gili of Florence 260*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Lincoln.

Cancelled on payment.

May 13.
Woodstock.

Thomas de Langg and John le White, citizens and merchants of Salisbury, acknowledge that they owe to John Godhyn of Marleberge, merchant, 300 marks; to be levied, in default of payment, of their lands and chattels in co. Wilts.

John de Godesfeld acknowledges that he owes to Theobald Poleyn of Luiton 12*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

Cancelled on payment.

May 14.
Woodstock.

Thomas le Cauneys, son of Ralph le Cammeys, acknowledges that he owes to Thomas de Upton and Robert de Farnham, citizens and pepperers of London, 400 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Robert son of Richard de Rivers of Estmerseye and Luke son of Henry Lucas of Shaldeford acknowledge that they owe to John de Halteby of Ipswich 120*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

May 13.
Woodstock.

Thomas son of Thomas Corbet of Bedinton acknowledges that he owes to Roland Shench 40 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

May 12.
Woodstock.

To the sheriffs of London. Ingelram Berenger has shewn the king that whereas John de Ros, knight, and Margaret his wife lately brought a writ returnable before the justices of the Bench against him that he should render to them account of the time when he was receiver of Margaret's moneys, and that the king, because the sheriffs returned before the justices that Ingelram was not found in their bailiwick and had nothing therein whereby he could be distrained to render the account, ordered the sheriffs, by writ of judgment, to take Ingelram and to have his body before the justices in fifteen days from Holy Trinity, and that he was taken and imprisoned at Neugate by virtue thereof, and he has besought the king to cause him to be delivered from prison by sufficient mainprise, since he is ready to stand to right in this behalf: as he has found mainpernors before the king in chancery, to wit Robert de Hadele of co. Berks, John de Eboraco of co. Wilts, James de Peram of co. Somerset, and William Baret of co. Southampton, to have him before the justices on the said day, the king orders the sheriffs to cause him to be released from prison without delay.

MEMBRANE 24d.

Enrolment of a deed of John le Mareschal of Bovyndone, knight, acknowledging receipt from John de la More of Mursle of 40*l.* owed to him by deed of obligation. Witnesses: Simon Fraunceys, citizen of London, John de Shirbourne, John de Horewode, Thomas de la Welde, Thomas de Bedewelle, Nicholas Passshelewe, Thomas le Barn. Dated at London, on Sunday after St. John before the Latin gate, 6 Edward III.

Memorandum, that John le Mareschal came into chancery at Westininster, on 14 May, and acknowledged the preceding deed.

1332.

Membrane 24d—cont.

Enrolment of release by William de Scrimeshagh, son of Ermetrude, daughter of the late William de Argentein, to John son of Hugh de Stretle and Elizabeth his wife and the heirs of the said John of his right in 9 messuages, 12 acres of land, 6 acres of wood and 3s. of yearly rent in Shutlyngdon, concerning which a plea was lately moved between the said William and Hugh son of Hugh de Stretle by writ of right before the justices in eyre at Bedeford. Witnesses: John de Wengrave, Thomas de Tochewik, Thomas atte Grove, John de Bledelowe, John de la More of Mursle. Dated at Westminster, 13 May, 6 Edward III.

Memorandum, that William came into chancery at Westminster, on 14 May, and acknowledged the preceding deed.

May 10. To the treasurer and barons of the exchequer of Dublin. Order to cause
Woodstock. James le Botiller, earl of Ormound, to have respite until Michaelmas next for all debts that he owes to that exchequer. By p.s. [5469.]

The like to the treasurer and barons of the exchequer of England.

By the same writ.

May 15. John de la Bruere acknowledges that he owes to John de Comptone 40*l.* ;
Woodstock. to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

May 16. Henry son of John de Grey, knight (*miles*), acknowledges that he owes
Woodstock. to John de Preston, citizen of London, 60*l.* ; to be levied, in default of payment, of his lands and chattels in co. Essex.

Cancelled on payment.

Simon de Kendale of Cokermuth, clerk, acknowledges that he owes to Thomas de Baumburgh, parson of the church of Hemeldon, 26*s.* 8*d.* ; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Cancelled on payment.

John de la Bruere acknowledges that he owes to William Trussel, the elder, 100*l.* ; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

John de Goldyngton, knight, acknowledges that he owes to Thomas Gobyoun, knight, 32*l.* ; to be levied, in default of payment, of his lands and chattels in co. Essex.

Bernard le Brus of Thrapeston, acknowledges that he owes to Robert Parnynk 12*l.* ; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Roger de Haveryng, 'roper,' acknowledges that he owes to Hugh Creye, 'stokfisshemongere,' 20*l.* ; to be levied, in default of payment, of his lands and chattels in the city of London.

Enrolment of indenture between Sir Thomas de Baumburgh, parson of Emeldon church, and Robert son of Richard de Wetewang, witnessing that whereas Robert granted to Thomas his chief messuage and lands in Dunstane near Staunford, co. Northumberland, and Thomas granted that he would render 4 marks yearly therefor to Robert for ten years, and that if Thomas hold the messuage and lands longer than that period, he will render 20 marks yearly after that term, and that whereas Robert granted that all the lands in Dunstane that Juetta, his mother, holds in dower of his inheritance shall remain to Thomas after her death, Thomas grants that he will then render to Robert therefor as much as for the other lands previously granted, *pro rata*, according to the number of acres. Dated at London, 28 April, 5 Edward III.

Memorandum, that Thomas came into chancery at Westminster, on 16 May, and acknowledged the preceding deed.

1332.

Membrane 24d—cont.

May 12. To Philip de Columbar[iis] and John de Fosse. Order not to proceed
Woodstock. further in a plea concerning certain trespasses committed on the prior of Stokecurey at Stokecurey by Robert fuitz Payn and Ela his wife and others, without the presence of John Inge, one of the justices of the Bench, as the king appointed them, together with John Inge, justices to hear and determine the said trespass, and he learns that they have made and make process in this matter in the absence of John Inge, contrary to the statute lately issued at Northampton, which provides that writs of oyer and terminer shall not be granted except before the justices of the Benches. By C.

May 16. Isabella de la Dale acknowledges that she owes to Walter son of Benedict
Woodstock. de Cokefeld, knight, 100 marks; to be levied, in default of payment, of her lands and chattels in co. Bedford.

May 17. Gilbert Hauard and Richard Hauard acknowledge that they owe to John
Woodstock. de Molyns 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Berks.

—— William de Melton, chaplain, puts in his place Walter de Grantham and
—— William de Burgh, clerk, to prosecute the execution of a recognisance for 100*l.* made to him in chancery by John, abbot of Vaudey.

May 18. John de Ros, knight, acknowledges that he owes to James Nicholas,
Woodstock. Bartholomew de Barde and their fellows, merchants of the society of the Bardi of Florence, 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Thomas de Dodeford acknowledges that he owes to Hawisia, late the wife of Walter de Gloucestria, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

John de Shardelowe, knight, acknowledges that he owes to John son of John de Stainton 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Cancelled on payment, acknowledged by Michael de Wath, clerk, John son of John's attorney.

Enrolment of grant by John son of John de Steynton to John de Shardelowe, knight, and Agnes his wife of the reversion of the manor of Richemund, co. Cambridge, with lands in Wysebech and Leveryngton, which manor and lands Amice, late the wife of Osbert de Lungechaump, holds in dower for life of the inheritance of the said John son of John. Dated at Westminster, 18 May, 6 Edward III.

Memorandum, that John son of John came into chancery at Westminster, on the said day, and acknowledged the preceding deed.

May 18. Henry de Grey, knight, son of John de Grey, acknowledges that he owes
Woodstock. to John de Preston, citizen of London, 140*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

—— Felicia, late the wife of Walter Pyte, tenant of the lands that belonged to
—— William de Sewell, puts in her place Theobald Poleyn to defend the execution of a recognisance for 12*l.* made in the chancery of Edward I. by William and others to William de Hamelton, deceased, late dean of St. Peter's, York.

—— John son of John de Staynton puts in his place Michael de Wath, clerk,
—— to prosecute the execution of a recognisance for 200*l.* made to him in chancery by John de Shardelowe.

—— John le Dancere, the younger, tenant of the lands that belonged to John
—— le Dancere, the elder, puts in his place William Gategang, to defend the

1332.

Membrane 24d—cont.

execution of a recognisance for 12*l.* made in the chancery of Edward I. by said John le Dancere, the elder, to William de Hamelton, deceased.

May 21.
Woodstock.

James atte Fanne acknowledges that he owes to John de Woteryngbury 100 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Richard de Moigne of Brampton, parson of Bukbrok church, diocese of Lincoln, acknowledges that he owes to John de Wodehous, parson of Barton church, 20*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Northampton.

Alice, late the wife of Thomas Lespicer and executrix of his will, puts in her place John de Anlagbby, clerk, and John de Swanlond, clerk, to prosecute the execution of a recognisance for 20*l.* made in chancery to the said Thomas by John Lespicer of Abyndon.

Elizabeth, late the wife of Thomas de Furnyvall, the elder, tenant in chief, puts in her place William de Langeleye, clerk, and Richard de la Haye, clerk, to demand in chancery her dower from the lands, knights' fees and advowsons of her late husband.

May 25.
Woodstock.

Philip Lucyen, knight, acknowledges that he owes to Simon de Brumesford, citizen of London, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Nigel de Brock acknowledges that he owes to Roger de Bavent, knight, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Cancelled on payment.

May 21.
Woodstock.

To W. archbishop of York, his officers and their commissaries. Whereas Egfrid (*Ellus*), sometime king of England, granted to St. Cuthbert and his church of Durham the manor of Creyk and the chapel there, which he then held free and exempt from all ordinary jurisdiction, to hold it as freely as the said king then held it, and although the saint and his successors, bishops of that place, have hitherto held the manor and chapel in peace, so that no archbishop of York had any jurisdiction there at any time, but the said saint and his successors were accustomed to make and exercise institutions, inductions, and other spiritual offices there, and during voidance of the see the chancellors of the king's progenitors were wont to do the like, the archbishop nevertheless now intends to exercise the office of visitation and ordinary jurisdiction there; the king therefore prohibits his attempting anything to the injury of the said exemption without consulting the king, and to cause to be revoked aught that he may have attempted in this behalf.

By p.s. [5500, 5501.]

May 20.
Woodstock.

To the sheriff of Northumberland. Order to distrain all the men of that county who hold lands charged with the repairing and maintenance of houses and buildings in the castle of Newcastle-on-Tyne to repair and maintain the same, as the king learns that divers lands are so charged and that the houses and buildings are very ruinous for lack of repair. By C.

MEMBRANE 23d.

May 17.
Woodstock.

To the sheriffs of London. John de Hunterston has shewn the king that whereas Master Hervey son of Walter de Stanton, lately brought to the sheriffs a writ returnable before the justices of the Bench against the said John of this that he should render account of the time when he was receiver of Hervey's moneys, and the king, because the sheriffs returned before the justices that John was not found in their bailiwick and has

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Membrane 23d—cont.

nothing whereby he could be distrained, ordered the sheriffs by writ of judgment to take John and have him before the justices in the octaves of Michaelmas, and John was taken and imprisoned in Neugate by virtue of that order, and he has besought the king to cause him to be delivered from prison by a sufficient mainprise, as he is ready to stand to right in the premises, and he has found mainperners before the king in chancery, to wit John de Aulton of co. Southampton, John de Dodecot of co. Berks, Thomas de Saxham of co. Suffolk, and Robert de Batesford of the same county, to have him before the justices on the said day: the king orders the sheriffs to cause him to be delivered from prison in the meantime by that mainprise.

The like to the same in favour of John de Horewod, clerk.

May 20.
Woodstock.

Richard de Bromlegh, who has long served the king in the office of the butlery, is sent to the abbot and convent of Glastonbury to receive such maintenance in that house for life as John de Peterton, deceased, had therein by the late king's request.

By p.s. [5492.]

May 22.
Woodstock.

To A. archbishop of Dublin. Whereas the king lately granted the prebend of Swerdes, in the church of St. Patrick, Dublin, to Robert Power, his clerk, believing it to be void and in the king's gift by reason of the temporalities of the archbishopric of Dublin being in the late king's hands, and afterwards, upon learning that the prebend was not void at the time of the said collation but was filled by Richard de Clare, the king revoked the collation to Robert, and ratified the estate that Richard had therein of the archbishop's collation, and ordered the archbishop to supersede the admission of Robert to the prebend, and ordered Robert not to intermeddle further therewith, and not to molest Richard in his possession, and Richard has now complained to the king that the archbishop has caused Robert to be inducted to the said prebend by colour of the aforesaid collation, without Richard's being lawfully amoved thence: the king therefore orders the archbishop to cause all that he has attempted to the prejudice of Richard to be revoked, and to cause him to be reinstated in possession of the prebend without delay.

By p.s. [5513.]

May 10.
Woodstock.

Henry le Walshe of Sheldesle acknowledges that he owes to William Bruly of Lodinton 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.—Master Robert de Stretford received the acknowledgment.

May 29.
Woodstock.

Master Simon de Stanes acknowledges that he owes to William de Northwell, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

May 30.
Woodstock.

Reginald de Pavely, knight, and John his son, knight, acknowledge that they owe to John son of John de Goldyngham of Chikewell, co. Essex, 80 marks; to be levied, in default of payment, of their lands and chattels in co. Berks.

June 1.
Woodstock.

Richard son of Richard de Magna Wenlok came before the king, on Monday after the Ascension, and sought to replevy his land in Wyke, which was taken into the king's hands for his default before the justices of the Bench against the prior of Wenlok. This is signified to the justices.

June 1.
Woodstock.

Richard Hauard and William Ode acknowledge that they owe to Walter Sewall 200 marks; to be levied, in default of payment, of their lands and chattels in co. Berks.

Ranulph Sirik of Donyngton, John son of Thomas de Pellertoft, Thomas del Folde of Soterton, and John son of Geoffrey Stalwerth of Kirketon-in-Holand acknowledge that they owe to Thomas de Ketryngham 100 marks;

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Membrane 23d—cont.

to be levied, in default of payment, of their lands and chattels in co. Lincoln.

William de Colleje, Thomas de Cheyndut of Wilhampton, William de Twangton of St. Albans, and William de Cheyndut acknowledge that they owe to John Torveye 20 marks; to be levied, in default of payment, of their lands and chattels in co. Berks.

John de Cheyndut acknowledges that he owes to William de Colle, William de Twanton of St. Albans, and Thomas de Cheyndut 20 marks; to be levied, in default of payment, of his lands and chattels in co. Cornwall.

June 2. William de Spersholte, knight, acknowledges that he owes to Ingelram Woodstock. Berenger 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Matilda, late the wife of Robert de Holand, acknowledges that she owes to John Godhyne of Marleberge, merchant, 500*l.*; to be levied, in default of payment, of her lands and chattels in co. Northampton.

—— John, bishop of Ely, puts in his place Henry de Spaldyngton, clerk, to prosecute the execution of a recognisance for 500 marks made to him in chancery by Nicholaa, late the wife of Robert de Hanstede, John de Hanstede, knight, and Ralph de Crophill, knight.

June 3. Thomas de Medmenham acknowledges that he owes to William de Woodstock. Medmenham, his son, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Enrolment of general release by John le Mareschal of Bovyndon, knight, to John de Molyns of all actions, etc. Witnesses: Sir John Inge and Sir William de la Beche, knights; Richard de Hattecomb; William Gentylcors; Robert de Dachette; Henry le Swan of London; Henry de Cosham. Dated at London, on Wednesday after the Ascension, 6 Edward III.

Memorandum, that John le Mareschal came into chancery at Westminster, on the said day, and acknowledged the preceding deed.

June 4. William Carbonel, knight, of co. Suffolk, acknowledges that he owes to Woodstock. John le Preston, citizen of London, 28*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

The same William acknowledges that he owes to Henry Prodhon of London, fishmonger, 30*l.*; to be levied, in default of payment, of his lands and chattels, in co. Suffolk.

May 28. To Ebulo Lestraunge. Writ of *certiorari* to send to the king all indictments made before Ebulo and his fellows, keepers of co. Lincoln and appointed by the king's writ to do certain other things in the county, touching William son of Geoffrey de Sutton of Boston, Gilbert Alilaunde, Lambert de Hipetoft of Algerkirk, Peter Gisorce of Boston and John de Biker of Boston, for certain felonies and trespasses in that county, so that the king shall have the indictments before him in the octaves of Holy Trinity. The king has ordered the sheriff of that county to cause the said men with their attachments to come before him safely and securely at the said day.

Mandate in pursuance to the said sheriff.

By C.
By C.

To Robert de Morley. Order to send to the king the indictments of certain men of Little Yarmouth and Gorleston, co. Suffolk, indicted before him, by virtue of the king's commission of enquiry, for certain felonies and trespasses committed by them at Great Yarmouth, co. Norfolk,

1332.

Membrane 23d—cont.

so that the king may have the indictments before him in fifteen days from Midsummer, as the king wills that they shall be heard and determined before him.

By C.

June 6.
Woodstock.

Richard Talbot, knight, lord of Bampton, co. Oxford, acknowledges that he owes to Roger Chauntecler, citizen and merchant of London, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Cancelled on payment.

May 1.
Woodstock.

Robert le Chaundeller is sent to the abbot and convent of Beaulieu, in consideration of his good service to Queen Philippa, to receive such maintenance in their house as Richard le Keu, deceased, had therein by the king's request.

By p.s. [5448.]

June 8.
Woodstock.

Thomas son of Thomas de Wynnesbury came before the king, on Monday after St. Boniface, and sought to replevy his land in Mileshope and Stocton near Leomynstre, which was taken into the king's hands for his default before the justices of the Bench against Philip son of William Flemmyng. This is signified to the justices.

May 16.
Woodstock.

Ralph de Yarewell, parson of Cotum church, Simon de Staunton, parson of Staunton church, Thomas de Outheby, parson of Estbriggford church, and William de Gonalston, parson of Kuyveton church, diocese of York, acknowledge that they owe to Anibaldus, cardinal priest of St. Laurence's in Lucina, archdeacon of Nottingham, 280*l.*; to be levied, in default of payment, of their lands, chattels and ecclesiastical goods in co. Nottingham.—Thomas de Sibthorp, clerk, received the acknowledgment by writ. [*Fœdera.*]

June 16.
Woodstock.

Avicia, daughter of Roger de Bury, came before the king, on Tuesday after St. Barnabas, and sought to replevy her land in Hechesham, which was taken into the king's hands for her default before the justices of the Bench against Alice, late the wife of William de Durham, clerk. This is signified to the justices.

June 18.
Woodstock.

John Pecche, lord of Hampton, acknowledges that he owes to John de Mockyng, citizen of London, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

May 28.
Woodstock.

To the sheriff of Kent. Order to cause proclamation to be made in market towns and other fitting places that all those who have complaints or actions against John, duke of Brabant, or any men of his power, shall be at Westminster on the morrow of Michaelmas next, instead of on the morrow of the Ascension, as previously proclaimed [*as at page 537 above*], as the king has prorogued the day until then in response to the request of the duke, who asserts that he has been hindered by wars and other obstacles from sending envoys by the day previously fixed.

By p.s. [5530.]

[*Fœdera.*]The like to all the sheriffs of England. [*Ibid.*]

June 20.
Woodstock.

To John, duke of Brabant. Request that he will send his envoys with full powers on the morrow of Michaelmas, as the king has prorogued until then the day of the treaty as requested by the duke. [*Ibid.*]

June 21.
Woodstock.

William le Cray came before the king, on Sunday after St. Botolph, and sought to replevy his land in New Thame, which was taken into the king's hands for his default before the justices of the Bench against Eva, late the wife of Robert Elys. This is signified to the justices.

May 29.
Woodstock.

Ralph de Sancto Dionisio of Rochester acknowledges that he owes to the prior and convent of Rochester 12*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.—The chancellor received the acknowledgment.

1332.

MEMBRANE 22d.

July 2. Nicholas de Wyght, the king's tailor, is sent to the abbot and convent of
Woodstock. Waltham, in consideration of his good service to the king, to receive such maintenance in their house for life as Emma Priour, deceased, had therein by the king's request. By p.s.

—— Peter de Ryther, clerk, puts in his place Robert de Pontefracto and
—— Thomas de Fynmer, clerk, to defend the execution of a recognisance for 10*l.* made by him in chancery to Thomas de Cosyngton.

June 3. To John de Cantebrigg, John Claver, and Thomas Bacoun. Order to
Woodstock. supersede the taking of an assize of novel disseisin arramed before them by John de Borewell and Margaret his wife against Hugh de Audele and others concerning a tenement in Codderede, which the king appointed them justices to take, as their appointment is contrary to the statute lately issued at Northampton.

June 4. Walter de Crouland acknowledges that he owes to Walter Niel, citizen
Woodstock. of London, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

June 6. Henry de Chalvedon Heryng, 'taillour,' came into chuncery on Saturday
Woodstock. after St. Boniface, and sought to replevy his land and that of Christina his wife in Chalvedon Heryng, which was taken into the king's hands for their default before the justices of the Bench against William Gylmyn. This is signified to the justices.

—— John de Rythre puts in his place Thomas de Knaresburgh, clerk, and
—— John de Swyn to prosecute the execution of a recognisance for 200*l.*, made to him in chancery by Thomas son of Thomas de Hornby of York, and also of another recognisance for 10 marks made to him in chancery by William de Ros of Ingmanthorp.

June 4. Thomas de Dighton is sent to the abbot of St. Thomas, Dublin, in con-
Woodstock. sideration of his good service to the late king, to receive such maintenance as Thomas Warlogh, deceased, had in that house by the king's request. By p.s. [5541.]

June 6. Thomas de Furnivall, knight, and Robert de Sharesull acknowledge
Woodstock. that they owe to Nicholas atte Merssh of London, 'mercier,' 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Yorks.

June 8. John Keneward acknowledges that he owes to Robert de Bokyngham
Woodstock. 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Thomas de Furnyvall acknowledges that he owes to Richard de Bromyerd of London, 'mercier,' 14*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment, acknowledged by William de Emelden, clerk, Richard's attorney.

June 1. To Richard, earl of Arundel. Whereas the king lately took into his
Woodstock. protection the burgesses of Shrewsbury so that they might be free to intend their affairs and to exercise their merchandise more safely, forbidding any one to do harm to them, and they have shewn to the king that whereas John de Weston, Richard Beget, William son of Roger de Wythiford, and John son of Yarvord le Walssh, their fellow burgesses, lately wished to go to the town of La Pole in Wales to a fair there to ply their merchandise, Yevan ap Griffith, the earl's yeoman, with other armed Welshmen of the earl's, took without cause the said John, Richard, William, and John at

1332.

Membrane 22d—cont.

Caus in the Welsh marches, without the earl's lordship, whilst they were going to La Pole, and took them with their horses, and other goods and chattels to the value of 200*l.*, thence to the earl's castle of Osewaldestre, where they imprisoned them, and where they are still detained, and although the burgesses have repeatedly requested the earl to deliver the aforesaid men and to restore their said goods and chattels, the earl has neglected to do anything in the matter, wherefore the burgesses have besought the king to provide a remedy: the king therefore orders the earl to deliver from prison the said John, Richard, William, and John without delay, and to restore to them their horses, goods and chattels, or if there be any reasonable cause why he should not do this, to be before the king and his council at the octaves of Holy Trinity to inform the king concerning the premises.

By K. and C.

Enrolment of release by William son of William de Excestre of Winchester to Richard de Boterwik and Alice his wife of his right in all the lands, rents and services that he had in Great Merlawe and Little Merlawe. Witnesses: Thomas de Crowethorn; Roger de Stalham; John Cotekyn; John Horn, Flemmyng; William de Walkerne; James atte Pyrie. Dated at London, on Friday after St. Barnabas, 6 Edward III.

Memorandum, that William came into chancery at London, on 13 June, and acknowledged the preceding deed.

—— The abbot of Pippewell puts in his place John de Pokelyngton and
 —— Nicholas de Staunford to defend the execution of a recognisance for 100*l.* made by him in chancery to Robert de Arderne, knight, deceased.

June 19. John Pecche, knight, lord of Hampton in Ardern, acknowledges that he
 Woodstock. owes to Henry de Norhampton, citizen of London, 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.

June 20. Andrew de Thunderle acknowledges that he owes to Henry Herberd of
 Woodstock. Enefeld 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

June 20. William de Foxcote came before the king, on Saturday after St. Botolph,
 Woodstock. and sought to replevy to William Lovel and Margery his wife their land in Gattou, which was taken into the king's hands for their default before the justices of the Bench against William Trussel, the elder. This is signified to the justices.

June 15. To the treasurer and barons of the exchequer of Dublin. Order to allow
 Woodstock. Alexander, archbishop of Dublin, who is staying with the king in England by his order, respite until the quinzaine of Michaelmas next for all the debts that he owes to the king at that exchequer, and for all the accounts that he ought to render there. By p.s. [5592.]

The like to the treasurer and barons of the exchequer of England.

By the same writ.

Enrolment of release by John de Weststratford, son and heir of Roger de Weststratford, to John de Turnestone, chaplain, of his right in 40*s.* rent that he was wont to receive yearly from John de Wolverton and Joan his wife by reason of a certain feoffment made by him of Andrew de Sancto Licio, knight, deceased, and the said Joan, then his wife, for their lives, of a messuage and 71 acres of land lying amongst the demesne lands of the lord of the town of Weststratford, with meadows and pastures for six plough-beasts (*averia*) depasturing everywhere with the lord's plough-beasts pertaining to 80 acres of land, together with a meadow called 'Le Poukeput' in the same town, as is contained in the indenture of enfeoffment. He also releases to the said John de Turnestone his right in the

1332.

Membrane 22d—cont.

reversion of all the said tenements after the death of Andrew and Joan. Witnesses : John de Wolvertone, lord of Redecrive ; Richard de Kynebelle ; John, lord of Weststratford ; Laurence de Ayete ; William de Kynebelle ; Hugh de Kynebelle ; Richard de Langeperre. Dated at Weststratford, on Monday the feast of St. Martin, 5 Edward III.

Memorandum, that John de Weststratford came into chancery at London, on 20 June, and acknowledged the preceding deed.

June 21. William le Cray came before the king, on Sunday after St. Botolph, and Woodstock. sought to replevy his land in New Thame, which was taken into the king's hands for his default before the justices of the Bench against Eva, late the wife of Robert Elys. This is signified to the justices.

June 24. Henry de Atherton acknowledges that he owes to Master Ralph de Woodstock. Overton 40 marks ; to be levied, in default of payment, of his lands and chattels in co. Lancaster.

Robert Grymbaud and Juliana his wife put in their place Robert de Kirkeby to prosecute the execution of a recognisance for 100 marks made to Juliana in chancery by Cicely, late the wife of Richard de Heyle.

June 25. John de Fienles son of Joan de Fienles acknowledges that he owes to Woodstock. Thomas Bonet, citizen and brushwood seller (*buscario*) of London, 8*l.* 9*s.* 4*d.* ; to be levied, in default of payment, of his lands and chattels in co. Berks.—H. de Edenstowe received the acknowledgment.

Cancelled on payment.

Memorandum, that on 23 June, to wit on Tuesday the eve of Midsummer Sir Anthony de Pessaigne, knight, delivered a writ of the king under the privy seal to the keepers of the great seal in a chamber at the exchequer at Westminster, where the king's council is commonly held, directed to them, containing among other things that the keepers should deliver the great seal to him whom John, bishop of Winchester, the chancellor, who was then intending certain affairs of the king, [should ordain], to be kept during the chancellor's absence, and Anthony also delivered to the keepers the letters patent of the bishop under his great seal appointing Master Robert de Stretford, his brother, to keep the aforesaid seal, and ordered the keepers to deliver the seal to Robert, to be kept as aforesaid ; Master Henry de Clif and Sir Henry de Edenstowe and Thomas de Baumburgh, then keepers of the great seal, delivered it enclosed in a bag under their seals to Robert, in the presence of Master Robert de Ayleston, archdeacon of Berks, the treasurer, and of Sir Henry le Scrop, Geoffrey le Scrop, the said Anthony, William de Herle, Richard de Wylughby, William de Everdon, and others, to do what pertains to the office of that seal, and Robert received the said seal and carried it with him, and caused it to be opened at Westminster at the marble stone on the following Thursday, and caused writs to be sealed there with it. [*Fœdera*].

June 25. Hugh de Bradeford of Osgodby acknowledges that he owes to Master Woodstock. Henry de Clif, clerk, 23 marks ; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

June 28. To the treasurer and barons of the exchequer of Dublin. Order to cause Woodstock. Richard Tuyt to have respite until Michaelmas next for all the debts that he owes to the king at that exchequer. By p.s.

June 25. John de Weston, prebendary of the south part of Graham in Salisbury Woodstock. church, acknowledges that he owes to Edmund Everard, parson of Tichemersh church, 38*l.* 6*s.* 8*d.* ; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

1332.

MEMBRANE 21d.

June 27.
Woodstock.

Thomas de Warrewik acknowledges that he owes to Robert de Halton 100s.; to be levied, in default of payment, of his lands and chattels in co. York.—Master Robert de Stratford received the acknowledgment.

Cancelled on payment.

Guy de Luk', parson of Wodyngton church, diocese of Winchester, acknowledges that he owes to Theobald Poleyn 20 marks; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Surrey.—The said Robert received the acknowledgment.

Cancelled on payment, acknowledged by John de Fenton, executor of Theobald's will.

William Gernoun acknowledges that he owes to John son of John de Ripariis 20l.; to be levied, in default of payment, of his lands and chattels in co. Essex.—The same Robert received the acknowledgment.

June 28.
Woodstock.

John Frembaud acknowledges that he owes to Simon de Wolston, chaplain, 20l.; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

June 29.
Woodstock.

Thomas de Ledrede acknowledges that he owes to Thomas atte Lese of London, 'fishemonger,' 10l.; to be levied, in default of payment, of his lands and chattels in co. Surrey.—H. de Edenstowe received the acknowledgment.

June 30.
Woodstock.

Brother Leonard de Tibertis, prior of the Hospital of St. John of Jerusalem in England, acknowledges, for himself and his successors, that he owes to Jakettus Totty of Luca 1,020l.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

The same prior acknowledges, for himself and his successors, that he owes to Asselinus Simonetti of Luca and to Byndus Gile of Florence 2,666l. 13s. 4d.; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment.

John de Duresme, citizen of London, and Thomas Corp son of Simon Corp of London acknowledge that they owe to Robert de Bardelby, canon of Holy Trinity church, Chichester, 50 marks; to be levied, in default of payment, of their lands and chattels in co. Middlesex.

John son of William son of John de Southam acknowledges that he owes to John de Leycestria, clerk, 40l.; to be levied, in default of payment, of his lands and chattels in co. Warwick.

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———

John son of Thomas Dryng of Driffeld puts in his place Thomas de Fymmere, clerk, to prosecute the execution of a recognisance for 20l. 14s. 4d. made to him in chancery by Richard de Burton.

July 1.
Woodstock.

Alexander de Ledes acknowledges that he owes to William de Popelton, parson of Brafferton church, and to Robert de Ellerton 200 marks; to be levied, in default of payment, of his lands and chattels in co. York

Cancelled on payment.

The same Alexander acknowledges that he owes to the same William 40l.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

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———

Thomas de Herewold and Nicholas de Stratton, citizens of London, put in their place John Heyroun to prosecute the execution of a recognisance for 400l. made to them in chancery by John de Podio Berzaco, archdeacon of Winchester.

1332.

Membrane 21d—cont.

July 1. Katherine, late the wife of John de Thweyt, and Jerome and William, Woodstock. sons of the said John, acknowledge that they owe to Queen Isabella 50 marks; to be levied, in default of payment, of their lands and chattels in co. Norfolk.

July 2. William de Esyngton acknowledges that he owes to William de Bathonia Woodstock. 10 marks; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Richard de Wamberge, parson of Colyngburn church, diocese of Salisbury, acknowledges that he owes to Master Henry de Clif 10*l.*; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. Wilts.

Cancelled on payment.

July 3. William de Popelton, parson of Brafferton church, acknowledges that he Woodstock. owes to Thomas de Swanlond, citizen of London, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Alice, late the wife of Richard de Penle, and John son of William de Hurst acknowledge that they owe to Hugh fitz Symond, knight, 1,000 marks; to be levied, in default of payment, of their lands and chattels in co. Hertford.

Ivo Perceval of St. Albans acknowledges that he owes to Adam Flaun, vicar of Newenham church, 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Robert son of Walter Cole of Tunstall acknowledges that he owes to Stephen de Cobham of Tunstall 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

July 3. John de Kengon, parson of Orewelle church, diocese of Ely, acknow- Woodstock. ledges that he owes to John de Luyn 100 marks; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. Cambridge.

July 4. John de Felton, the elder, acknowledges that he owes to Ralph de Camoys Woodstock. 56*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Brother Leonard de Tibertis, prior of the Hospital of St. John of Jerusalem in England, acknowledges, for himself and his successors, that he owes to Anthony Malocelli, merchant of Genoa, and to Peter Malocelli, his brother, 2,400*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment.

The same prior acknowledges, for himself and his successors, that he owes to Duchinus Donati of Florence 326*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment, acknowledged by Ranucius Ranucii, one of the executors of the will of Duchinus.

The same prior and Roger Outlagb, prior of the Hospital of St. John of Jerusalem in Ireland, acknowledge for themselves and their successors that they owe to Asselinus Simonetti of Luca 90*l.* 13*s.* 4*d.*; to be levied, in default of payment, of their lands and chattels in Ireland and co. Middlesex.

Cancelled on payment.

June 25. To Philip, king of Navarre. Request that he will order Sir Henry, lord Woodstock. of Soilly, to deliver Robert Lynel of Spain to Giles de Ispannia, the king's serjeant-at-arms, who has pursued the said Robert into Navarre because of

1332.

Membrane 21d—cont.

certain things committed by him in this realm, and has caused him to be arrested and has left him in the custody of the said Henry. [*Fœdera.*]

Aug. 7.
Hanley.

To Henry, lord of Soilly. Request that he will deliver the said Robert to the said Giles to be brought to England, and thanking him for arresting and keeping Robert. [*Ibid.*]

Aug. 7.
Hanley.

The like to Simon de Mounbreton. [*Ibid.*]

To Raymund de Mencenz, the king's castellan of Maillonne. Order to deliver John Tilli, whom Giles de Ispannia has pursued into Spain and arrested there for certain things committed against the king in this realm, and whom he has taken to Maillonne in the duchy [of Aquitaine], to the said Giles, to be brought to England. [*Ibid.*]

To the seneschal of Gascony and to the constable of Bordeaux, for the time being or for the future. Order to cause the said Giles to have a ship and necessary costs for bringing the said Robert Lynel and John Tylly his companion to England, and to find him safe convoy to England. [*Ibid.*]

June 6.
Woodstock.

William Reymundi de Benqueto, canon of Holy Cross church, Cridyngton, diocese of Exeter, acknowledges that he owes to John de Wodehous, clerk, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Leicester.—Master Robert de Stretford, keeper of the seal, received the acknowledgment.

Richard Sterre of London acknowledges that he owes to John de Feribi, clerk, 20s.; to be levied, in default of payment, of his lands and chattels in co. Middlesex.—The same Robert received the acknowledgment.

Reginald de Heytone puts in his place William de Stoke and Philip de Acton to prosecute the execution of a recognisance for 163*l.* made to him in chancery by Roger de Chaundos, knight.

June 18.
Woodstock.

To the sheriff of York. Order to cause proclamation to be made that ecclesiastics and others who have charters of the king's progenitors or of others and desire them to be confirmed by the king shall come to the chancery with their charters before Martinmas next to make fines for the said confirmation, and that archbishops, bishops, abbots, priors and others who wish to make fines for the custodies of archbishoprics, bishoprics, abbeys, priories, and other religious houses pertaining to the king during avoidance shall come to the chancery before Martinmas next to make such fines.
By K. and C.

[*Fœdera.*]

The like to all the sheriffs of England. [*Ibid.*]

July 7.
Woodstock.

John Andreu de Berkyng, son of Andrew de Berkyng, and Henry atte Hulle of Wodeford acknowledge that they owe to Gilbert de Wygeton, clerk, 30*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

July 8.
Woodstock.

Peter fitz Waryn acknowledges that he owes to Ebulo Lestraunge 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.—H. de Eden[stowe] received the acknowledgment.

Stephen de Witlesford acknowledges that he owes to Hawisia, late the wife of Walter de Gloucestria, 26*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—Master Robert de Stretford, keeper of the seal, received the acknowledgment.

Robert de Cliderhou, parson of Wygan church, puts in his place Adam Acrys, 'clerk,' to prosecute the execution of a recognisance for 40*l.* made to him in chancery by Richard le Littester of Wygan.

1332.

Membrane 21d—cont.

July 10. John de la Hoese, parson of Hampton Meysy church, and Richard le
Woodstock. Frankeleyn of Dounaumeneye acknowledge that they owe to Richard de
Chastilon 50 marks; to be levied, in default of payment, of their lands and
chattels in co. Gloucester.

MEMBRANE 20d.

July 7. John de la Penne, son of John de la Penne, knight (*militis*), acknow-
Woodstock. ledges that he owes to Ralph de Badelkyng, parson of Bekenesfeld church,
100 marks; to be levied, in default of payment, of his lands and chattels in
co. Buckingham.

July 11. The prior of St. Mary's, Suthwerk, acknowledges that he owes to Walter
Woodstock. Nel 60*l.*; to be levied, in default of payment, of his lands and chattels in
co. Surrey.

Alexander de Cubbeldyk, knight, acknowledges that he owes to Walter
son of William de Hamby 150 marks; to be levied, in default of payment,
of his lands and chattels in co. Lincoln.

July 10. Brother Leonard de Tibertis, prior of the Hospital of St. John of
Woodstock. Jerusalem in England, acknowledges, for himself and his successors, that he
owes to Nereus Perini and Henry Accursi of Florence, and their fellows,
merchants of the society of the Peruzzi of Florence, 3,600*l.*; to be levied,
in default of payment, of their lands and chattels in co. Northampton.

Cancelled on payment.

Isabella de Grey, tenant of the lands of Thomas son of Thomas de
Hornby of York, puts in her place Richard de la Haye, clerk, to defend
the execution of a recognisance for 200*l.* made by Thomas in chancery to
John de Rithre, knight.

July 11. Gilbert de la Reye acknowledges that he owes to Nicholas le Armurer,
Woodstock. citizen of London, 16*l.*; to be levied, in default of payment, of his lands
and chattels in co. Buckingham.—Master Robert de Stretford received the
acknowledgment.

Cancelled on payment.

July 12. William Gentilcorps acknowledges that he owes to Robert Selyman,
Woodstock. knight, 50*l.*; to be levied, in default of payment, of his lands and chattels
in co. Buckingham.

July 13. John Duket of Totynham acknowledges that he owes to Walter Neel,
Woodstock. citizen of London, 20*l.*; to be levied, in default of payment, of his lands
and chattels in co. Middlesex.—Master Robert de Stratford received the
acknowledgment.

John de Cleydon, parson of Mamcestre church, in the diocese of
Coventry and Lichfield, acknowledges that he owes to Asselinus Simonetti,
merchant of Luca, 80*l.*; to be levied, in default of payment, of his lands
and chattels and ecclesiastical goods in co. Lancaster.—The same Robert
received the acknowledgment.

John de Felton acknowledges that he owes to William la Zousche de
Mortimer 338*l.* 9*s.* 4*d.*; to be levied, in default of payment, of his lands
and chattels in co. Norfolk.—The same Robert received the acknowledgment.

Roger de Bavent, Roger de Mortuo Mari of Richard's Castle,
of co. Southampton, Thomas du Chastel Godriz, parson of Merlawe church, of
co. Buckingham, Robert de Cheddeworth of co. Essex, and Walter de

1332.

Membrane 20d—cont.

Northfeld, parson of Flamstede church, of co. Hertford, acknowledge that they owe to Henry de Staunton of London, spicer, 200 marks; to be levied, in default of payment, of their lands and chattels in co. Sussex.—The same Robert received the recognisance.

Cancelled on payment.

Enrolment of release by Elizabeth de Roderham to the prior and convent of Monk Bretton of her right in a messuage, 35 acres of land, 3 acres of meadow, and 2 acres of wood in Gresbrok, and in all the tenements that the prior and convent hold in the towns of Gresbrok and Roderham. Witnesses: Michael de Wath, clerk; William Scot; John son of Godfrey de Staunton; William de Notton; Richard de Bretton. Dated at Westminster, on Saturday after the Translation of St. Thomas, 6 Edward III.

Memorandum, that Elizabeth came into chancery at Westminster, on 13 July, and acknowledged the preceding deed.

July 13. Nicholas de Gorham acknowledges that he owes to Robert de Wodeneuton Woodstock. 100s.; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Master Richard de Sancto Leodegario acknowledges that he owes to Master John de Blebury 40l.; to be levied, in default of payment, of his lands and chattels in co. Sussex.

July 14. William de Cheney, knight, of co. Kent, acknowledges that he owes to Woodstock. Richard de Rothyng, citizen and vintner of London, 100l.; to be levied, in default of payment, of his lands and chattels in co. Kent.

Richard de Norton acknowledges that he owes to Henry Wymond and William Boxe 40l.; to be levied, in default of payment, of his lands and chattels in co. Hertford.—Master Robert de Stretford received the acknowledgment.

William le Coroner, citizen and vintner of London, acknowledges that he owes to John de Oxenford of London, vintner, 20l.; to be levied, in default of payment, of his lands and chattels in the city of London.

July 15. Henry son of Henry de Norwico of Opho acknowledges that he owes to Woodstock. Thomas Fermbaud 200l.; to be levied, in default of payment, of his lands and chattels in co. Leicester.

— John de Coton, merchant and citizen of London, puts in his place David de Wolloure and John de Herlaston to prosecute the execution of a recognisance for 20l. made to him in chancery by John de Beiland.

William Scot acknowledges that he owes to Michael de Wath, clerk, 20l.; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

July 14. To the mayor and bailiffs of Southampton. Whereas Edward I. granted, Woodstock. among other liberties that he granted by charter to strange and alien merchants for certain customs and imprests granted by them on their goods and merchandise brought into the realm, that no exaction, prise, or any other impost or other charge should be imposed upon the merchants, their merchandise or goods, which charter the king has confirmed, and the king—upon learning from the complaint of James Nicholas and Bartholomew de Barde and their fellows, merchants of the society of the Bardi of Florence, that the said mayor and bailiffs have exacted from them 4d. on each sack of wool and on each pocket containing half a sack of wool or less taken out of that town to foreign parts by the said merchants beyond the custom of 10s. that the merchants are bound to pay for each sack of wool taken out

1332.

Membrane 20d—cont.

of the kingdom, according to the aforesaid charter, and that the mayor and bailiffs have levied divers sums of money from the said merchants without warrant—ordered the mayor and bailiffs several times to desist from making such exactions; and the king now learns from the renewed complaint of the said merchants that although a plea is pending in the king's court between the said merchants and the mayor and bailiffs concerning these exactions, because the latter had neglected to obey the king's orders, nevertheless the mayor and bailiffs cause the said sum to be levied pending the discussion of the matter, wherefore the merchants have besought the king to provide a remedy: as the merchants have found mainpernors in chancery, to wit Lapius Rogeri of Canterbury, of co. Kent, Peter Jacobi, 'spicer,' Nicholas Guillelmi, Gorus Bonacours and Cambinus Fulberti of the city of London, to satisfy the mayor and bailiffs for the said 4*d.* on each sack and pocket if that exaction be affirmed by judgment in the king's court, the king orders the mayor and bailiffs to supersede the exaction in the meantime, and to permit the said merchants to take their wool from that town to foreign parts without exacting the said 4*d.*

July 17. Brother John, abbot of Vaudey, acknowledges, for himself and his convent, Woodstock. that they owe to Ascelin Simonet, merchant of Luca, and to Bindus Gile of Florence 120*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

Cancelled on payment.

Matilda, late the wife of Thomas Lercedekne, knight, tenant of a part of the lands that belonged to him, puts in her place Richard de la Haye, clerk, to defend the execution of a recognisance for 200 marks made by Thomas in chancery to Stephen de Haccombe, knight, deceased.

July 18. John de Leycestria, parson of Yoxhale church, diocese of Coventry and Woodstock. Lichfield, acknowledges that he owes to Master Henry de Clif, clerk, 50*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Leicester.

Cancelled on payment.

John de Pelham acknowledges that he owes to Roger de Brisle and John de Turveye 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Cancelled on payment, acknowledged before Master Robert de Stretford, keeper of the seal.

William de Hardreshull, parson of the church of Stretton in Strettonedale, diocese of Hereford, acknowledges that he owes to Thomas de Wynnesbury, the younger, 100*s.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Hereford.

Geoffrey Hereward of Wyssynden acknowledges that he owes to Clemencia, late the wife of Richard Amy of St. Albans, 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Cancelled on payment.

William le Rous of Huch' acknowledges that he owes to John de Blumvill 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

William de Launvare acknowledges that he owes to the said John 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Hertford.

Roger de Goldyngton acknowledges that he owes to the said John 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Bedford.

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*Membrane 20d—cont.*July 21.
Woodstock.

Robert de Clif, parson of Wyggetoft church, Richard de Clif, parson of Suthwarneburn church, co. Southampton, Robert de Scotland of co. York, and John son of Hugh del Fen of co. Lincoln acknowledge that they owe to Thomas de Keteringham and John de Turveye 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Lincoln.

*Cancelled on payment.*July 26.
Woodstock.

John de Lyle, John Botoner of London, clerk, and William de Swanton acknowledge that they owe to Thomas de Ketyryngham 60*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Cancelled on payment.

Hugh Larmurer of Fletstrete, London, acknowledges that he owes to Master Richard de Eryom 20*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

July 25.
Woodstock.

To the keeper of the port of Dover. Order to permit the abbot of Furneys, who is going to his chapter-general at Cîteaux, to cross from that port with 40*l.* for the expenses of himself and of his household.

July 28.
Camden.

John de Weston, parson of Grantesden church, diocese of Ely, acknowledges that he owes to Hugh Bever, citizen and vintner of London, 160*l.*; to be levied, in default of payment, of his lands and chattels and ecclesiastical goods in co. Cambridge.

July 28.
Woodstock.

Roger Bagge came before the king, on Tuesday after St. James the Apostle, and sought to replevy to John atte Broke, Alice, late the wife of Richard Goldyng, Mabel de Heghton, Robert Bourhunte and Asselina his wife, and Asselina, daughter of Laurence de Heghton, their land in Sutheghton, which was taken into the king's hands for their default before the justices of the Bench against William atte Rye of Alyngton. This is signified to the justices.

Aug. 2.
Wigmore.

John le Conestable of Gildeford acknowledges that he owes to Roger de Gildesburgh, executor of the will of Emma, late the wife of Robert de Monte Alto, 15*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.

*MEMBRANE 19d.*July 20.
Woodstock.

To S. archbishop of Canterbury. Summons to attend a parliament at Westminster on the morrow of the Nativity of St. Mary next, to treat concerning certain arduous affairs touching the king and the state of Ireland.

By K.

[Rep. Dig. of Peer, IV. 411.]

The like to W. archbishop of York and nineteen bishops, twenty-eight abbots, the prior of the Hospital of St. John of Jerusalem in England and two other priors. *[Ibid.]*

To Thomas, earl of Norfolk, marshal of England. Summons to attend the said parliament. *[Ibid.]*

The like to ten earls and sixty-six others. *[Ibid.]*

To the sheriff of York. Order to cause two knights of that shire, two citizens from every city and two burgesses from every borough in that county to be chosen to attend the said parliament. *[Ibid.]*

The like to all the sheriffs of England. *[Ibid.]*

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause two barons from each of the ports to be chosen to attend the said parliament. *[Ibid.]*

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Membrane 19d—cont.

To Geoffrey le Scrop. Order to attend the above parliament to treat with others of the king's council. [*Ibid.*]

The like to nine others. [*Ibid.*]

July 24. To Alfonsus, king of Portugal and Algarve. Letter recommending to his
Woodstock. favour Manuel de Pessaigne, his admiral, and Charles his son and his other children, as Anthony de Pessaigne, the king's knight and councillor, brother of the said Manuel, has informed the king how Alfonsus has honoured Manuel and his children out of consideration of the king. [*Fœdera.*]

To Lupus de Ferariis, knight, councillor of the king of Portugal and Algarve. Request that he will continue his favour to Manuel and his children, and that he will recommend them to the king of Portugal and promote their affairs with the said king. [*Ibid.*]

July 31. Robert de Alegate, citizen of London, acknowledges that he owes to
Wigmore. Richard de Stouwe 100s.; to be levied, in default of payment, of his lands and chattels in the city of London.—Master Robert de Stratford received the acknowledgment.

Richard de Cornewayll, knight, acknowledges that he owes to Richard de la Pole, citizen and merchant of London, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.—The same Robert received the acknowledgment.

Aug. 1. John le Latimer, knight, acknowledges that he owes to Peter de Sancto
Wigmore. Johanne 50 marks; to be levied, in default of payment, of his lands and chattels in co. Surrey.

July 22. To the mayor, barons and bailiffs of the port of Dover. Order to have
Woodstock. all the service of ships due to the king ready and well manned (*munitum*) at Holieved on the morrow of St. Matthew next, to set out thence in the king's service to Ireland, whither the king is going for the reformation of the state of that land and to repel his Irish enemies and rebels.

The like to the mayor, barons and bailiffs of the following ports:

La Rye.	Romenhale.
Sandwich.	Hethe.
Faversham.	Hastynges.
Wynchelse.	Pevense.

Sept. 12. To William de Clynton, constable of Dover castle and warden of the
Westminster. Cinque Ports, or to him who supplies his place. Order to warn the mayors, barons and bailiffs aforesaid to supersede until further orders having the said service of ships at the said day and place. By K. and C.

July 24. To the same. Order to assemble the barons, masters of ships and
Hanley. mariners of the said ports whom he shall think fit, and to ascertain from what place or port the king can best have passage to Ireland, and how many men and horses the ships that the said barons are bound to find for the king's service for the passage can carry, and how the ships ought to be prepared and with what tackle for the passage, and to certify the king of such information and of his proceedings, executing the premises with such diligence that the said passage shall not be delayed for lack of such information, wherefore it would behove the king to punish him. By K. and C.

MEMBRANE 18d.

May 4. Richard Toxford, one of the king's messengers (*cursorum*), is sent to the
Woodstock. keeper and brethren of St. Leonard's hospital, York, for his good service, to receive such maintenance as John le Hunte, deceased, had therein, at the late king's request.

1332.

Membrane 18d—cont.

July 13. William de Chilterham acknowledges that he owes to Michael de Wath, Woodstock. clerk, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

July 6. To Henry de Cantuaria. Order to lay aside all other matters and to Woodstock. intend with all diligence the execution of the ordinance lately made by the council when the king was at Wodestok that transcripts of certain memoranda touching the duchy of Aquitaine should be transmitted by Henry to Master William de Brok, Henry de Ast, and Gerard de Romayne, advocates of the court of Paris of the king's counsel, and also to the seneschal of Gascony and to the constable of Bordeaux, and to others of the king's council in the duchy, with all possible speed, in order to obtain their counsel, opinions (*laudis*) and informations concerning the said affairs, in order that they may be explained to Anthony Pessaigne, knight, and Master John de Shordich, clerk, whom the king has sent to the said parts, and to others whom he will shortly send thither.

July 15. To the sheriffs of London. Order to cause Henry de Shirokes, late Woodstock. keeper of the hospital of St. Mary Magdalene, to be released from prison—wherein he is detained in accordance with the king's order to them to justice him by his body until he satisfy holy church for his contumacy, which order was issued at the request of W. archbishop of York, whose parishoner he is, the archbishop having excommunicated him for contumacy—as it appeared by the public instruments exhibited in chancery by Henry that he had appealed to the pope from the said sentence as unjust, and prosecuted his appeal so far as he could, and the king therefore ordered the sheriff of York to cause the archbishop to appear before him in chancery on the octaves of Michaelmas next to show cause why Henry should not be delivered from prison to prosecute his appeal, and William de Wenlok, Robert de Bywell, John de Cawode, and Stephen de Bautre of co. York have mainperned to have Henry before the king in chancery on the said day.

July 16. To William de Herle, chief justice of the Bench. Thomas, bishop of Woodstock. Hereford, has shewn the king that whereas he lately arramed a certain jury of twenty-four knights before the said William and his fellows, justices of the Bench, to convict the jurors by whom an inquisition was lately taken at York before William de Bereford and his fellows, justices of the late king, in the 17th year of his reign, between Laurence de Sancto Mauro, parson of the church of Hegham Fereres, and the said Thomas, of this that Thomas should render Laurence 40*l.* of the arrears of a yearly rent of 20*l.*, concerning which the jurors made a false oath, as Thomas has shewn to the king, and because the said Thomas did not prosecute the jury, the sheriff of Stafford was ordered by the king's writ of judgment to take Thomas and have his body before the justices in the octaves of Michaelmas to satisfy the king for what belongs to him for not prosecuting the said jury, wherefore Thomas has besought the king to receive a fine from him in this behalf and to cause the taking of him for this cause to be superseded: the king therefore orders the justice to cause the writ for the taking of the bishop to be superseded, and not to allow him to be disquieted in the Bench, upon his making fine before the justice for not prosecuting the jury.

July 22. Brother Roger, prior of Caldewell, acknowledges, for himself and his Woodstock. convent, that they owe to Robert Mordaunt 40*l.*; to be levied, in default of payment, of their lands and chattels in co. Bedford.—Master Robert de Stretford received the acknowledgment.

William de Hardreshull, parson of the church of Stratton in Strattonesdale, diocese of Hereford, acknowledges that he owes to Ralph de Snelleston,

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Membrane 18d—cont.

parson of Whatecote church, diocese of Worcester, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Salop.—The same Robert received the acknowledgment.

July 23.
Woodstock.

William le Dene, archdeacon of Rochester, and Walter le Dene of co. Surrey acknowledge that they owe to Thomas Godchep, citizen and mercer of London, 400*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.—The said Robert received the acknowledgment.

July 23.
Woodstock.

Brother Roger, abbot of Sautre, acknowledges for himself and his convent that they owe to John de Hothum, bishop of Ely, 216*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Huntingdon.—The same Robert received the acknowledgment.

July 8.
Woodstock.

To the sheriff of Kent. Order to cause proclamation to be made in cities, boroughs, market towns, and other places where he shall see fit that the gallon of wine shall be sold at the prices fixed in the king's previous order to cause proclamation to be made [*as in this Calendar, page 410 above*], as the king learns that the proclamation has not been observed by reason of certain orders of the king directed to divers mayors and bailiffs of towns of the realm, at the prosecution of certain merchant vintners of the kingdom, asserting that they cannot maintain themselves by their craft (*mistera*) if wines be sold at such a price.

By C. on the information of the treasurer.

The like to all the sheriffs of England except the sheriffs of London.

July 29.
Campden.

Roger Rohaut, knight, acknowledges that he owes to Thomas de Weston, parson of Roppesle church, Robert son of Robert de Wyvyll, William Owyn, and Robert de Brantyngesthorp, vicar of Thedyngworth church, 120*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.—Master Robert de Stratford received the acknowledgment.

John de Godesfeld of London acknowledges that he owes to Adam de Bury, citizen of London, 6*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

July 28.
Campden.

To Nicholas de Hugate, clerk. Order to lay aside everything on sight of these presents and to be at Westminster on Monday after the Decollation of St John next, to do what the treasurer shall enjoin upon him on the king's behalf.

By K.

July 24.
Woodstock.

To Thomas de Sibthorp, king's clerk. Order to be in person at the present parliament to treat of certain things with the king and others of the council, and to prepare for the journey to Ireland, because the king has ordained by his council that he shall set out with him on his expedition to Ireland at Michaelmas next.

By K.

The like to the following:

John de Shardelowe, knight.

Master Thomas Sampson, clerk.

Master Robert Brok, clerk.

Aug. 3.
Wigmore.

Thomas Butte of Norwich acknowledges that he owes to Michael de Wath, clerk, 2 marks; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Robert de Kent acknowledges that he owes to Master Simon de Stanes, clerk, 20 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

July 24.
Woodstock.

William de Domerham is sent to the abbot and convent of Milton, in consideration of his good service to the king and his father, to receive such maintenance in that house as Gervase Gedeward, deceased, had therein at the late king's request.

By p.s.

1332.

*Membrane 18d—cont.*Aug. 3.
Wigmore.

John son of Elias le Skynner of Fletstret, skinner, acknowledges that he owes to William de Bathonia, parson of Baggeburgh church, 10 marks; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

July 24.
Woodstock.

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place in the port of Dover. Order to allow Agnes, wife of John Mautravers, who is going on pilgrimage to parts beyond the sea by the king's licence, to cross from that port with her men, horses and equipments. By p.s. [5679.]

Aug. 4.
Wigmore.

Brother Robert, prior of St. Mary's, Suthwerk, acknowledges, for himself and his convent, that they owe to Master Wybert de Lutleton, parson of Chirton church, diocese of Winchester, 20*l.*; to be levied, in default of payment, of their lands and chattels in co. Surrey.

Aug. 2.
Hanley.

To the treasurer and barons of the exchequer. Order to allow Oliver de Ingham, seneschal of Gascony, who is staying there in the king's service by his order, to have respite until the quinzaine of St. John the Baptist next for all accounts that he is bound to render to the king, and also for the debts that he owes to the king at the exchequer, both his own and those of his ancestors. By K.

Aug. 6.
Wigmore.

Bartholomew de Stanhowe of London, 'mercere,' acknowledges that he owes to Michael de Wath, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.**MEMBRANE 17d.*

Memorandum, that the partition of the lands of Aymer de Valencia, late earl of Pembroke, tenant in chief of the late king, was made in chancery at the prosecution of David de Strabolgi, earl of Athole, son and heir of Joan, late the wife of David de Strabolgi, late earl of Athole, kinswoman and co-heiress of the said Aymer, to wit a fourth part of the inheritance, in the presence of Richard Talbot, knight, and Elizabeth his wife, kinswoman and co-heiress of Aymer, for another fourth part (Laurence de Hastynges, son and heir of John de Hastynges, kinsman and third heir of the said earl for a moiety of that inheritance, being a minor in the king's wardship) in the form following: Be it known that whereas in the partition of the inheritance made at another time at the prosecution of Hugh le Despenser, the younger, who had the wardship of the said Laurence by the late king's grant, the castle and manor of Castleacre, as of the value of 26*l.* 12*s.* 8*d.*, which were recovered by the earl of Surrey by an assize of novel disseisin whilst the said earl of Athole was a minor in the king's wardship, and certain lands in Dakenham, co. Essex, as of the value of 37*s.* 8*d.*, which are occupied by John de Nevill, and 20*l.* of rent in Beverley, Scorburch, Besewyk, Fosseton, Nafferton, Louthorp, Alburn, Fivle, Twenge, Sixindale, Bruneby, and Killum, co. York, which are occupied by William de Twenge, and 4*l.* of rent yearly in the manor of Cherdesle, which Peter Carbonel and Isabella his wife and John their son render for their lives, and Mitford castle, co. Northumberland, as of the value of 39*l.* 13*s.* 0*d.*, and the manor of Pountelaund with certain lands in Little Eland, in the same county, as of the value of 52*l.* 0*s.* 10*d.* were assigned in the purparty of the said earl of Athole the son, which castle and manor of Ponteland were wont to be worth the said sums in time of peace, but at the time of that partition they were only worth 22*s.* 4*d.* because they had been destroyed and wasted by the Scots, and they are extended by the new extents at 9*l.* 18*s.* 8*d.*; it

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Membrane 17d—cont.

was considered that all the said sums should be deducted from the total sum of the extent of the inheritance, according to which the said partition had been made, and that a new partition should be made, these sums being deducted, among the heirs and parceners, so that the earl of Athole should retain the manors and lands assigned to him in his purparty that are clear and free from challenge, and that what is lacking to him should be supplied from the purparties of his said parceners. And be it known that by an account and examination made thereupon, it was found that Richard Talbot and Elizabeth had in excess in their purparties 25*l.* 15*s.* 11½*d.*, and that more was retained for the aforesaid heir in the king's wardship than belonged to him to the value of 47*l.* 15*s.* 11½*d.*, which ought to be assigned to the earl of Athole in supplement of his purparty; wherefore it was considered that the earl should have from the purparty of Richard and Elizabeth and from the purparty of Laurence the value of the deficiency of his own purparty, notwithstanding any fines or alienations levied or made after the death of the earl of Pembroke; and hereupon by the assent of Richard and Elizabeth, the manor of Colyngburn, co. Wilts, which had been previously assigned in the purparty of Elizabeth, was assigned and delivered to the earl of Athole in satisfaction of the excess of his purparty. And it was agreed by the chancellor, treasurer and others of the council that the earl should have from the purparty retained for the said heir in the king's wardship the manor of Braburn, co. Kent, which is extended at 61*l.* 8*s.* 3*d.* yearly, and that the manor of Westle, co. Suffolk, extended at 14*l.* 2*s.* 2½*d.*, except the houses of St. Ed[mund] previously retained in the king's hands for the earl's purparty, should be retained for the purparty of the heir of John de Hastynges. And the castle for Mitford and the manor of Ponteland, as of the value of 30*l.* yearly, are also assigned to the earl; who prayed that they might be retained to that value for the said heir, or be assigned to Richard and Elizabeth for her purparty. Be it remembered that the total of the extent of the inheritance, except dower and other reversions, at which the first partition was made is 1,227*l.* 16*s.* 0½*d.*; two parts whereof are 613*l.* 18*s.* 0½*d.*, and a quarter is 306*l.* 19*s.* 0¼*d.*; and the sum at which the present partition has been made is 1,123*l.* 11*s.* 9½*d.*, the sum of 104*l.* 4*s.* 2½*d.* being deducted from the greater sum for the lands so recovered extended beyond the true value, a moiety whereof is 561*l.* 15*s.* 10¾*d.*, and a quarter is 280*l.* 17*s.* 11¾*d.* There remain in the purparty of the earl of Athole according to the first partition, the manor of Styvekeye, co. Norfolk, extended at 10*l.* 19*s.* 8*d.*; the manor of Possewyk, in the same county, extended at 18*l.* 7*s.* 10*d.*; the manor of Westlexh[am], in the same county, extended at 10*l.* 19*s.* 6*d.*; the manor of Holkhams, in the same county, extended at 12*l.* 19*s.* 0*d.*; the manor of Geynesburgh, in co. Lincoln, extended at 63*l.* 14*s.* 11*d.*; the manor of Kentewell, co. Suffolk, extended at 16*l.* 4*s.* 6*d.*; a messuage in the town of St. Edmund, extended at 6*s.* 8*d.*; the manor of Bychyndon, co. Buckingham, extended at 16*l.* 13*s.* 0½*d.*; the manor of Egerton, co. Kent, extended at 10*l.* 3*s.* 4½*d.*; certain tenements in Bishop's Hatfeld, co. Hertford, extended at 32*s.* 9*d.*; certain tenements in Holewell, in the same county, extended at 23*s.* 1*d.* yearly. There are assigned to the earl the castle of Mitford and manor of Ponteland with lands in Little Eland as of the value of 30*l.* yearly, and the manor of Colyngburn, of the purparty of Richard and Elizabeth, as of the value of 25*l.* 15*s.* 5½*d.*, and the manor of Braburn, of the purparty of Laurence, as of the value of 61*l.* 8*s.* 3*d.*, and there remains a deficiency in the purparty of the earl of Athole, according to this partition, of 9*s.* 10¾*d.*, for which he remains to be satisfied. And it is considered that the said heir and parceners shall have action in common to recover the castle and manor of Castelacre and the said 20*l.* of rent in the towns of Beverley, Scorburch, etc., and the lands in Dakenham so that if anything thereof be

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Membrane 17d—cont.

recovered, it may be divided among the heirs and parceners, and that each of them shall have his portion likewise in the said rent of 4*l.* in Chardesle, co. Buckingham.

July 12.
Woodstock.

To Thomas, earl of Norfolk, marshal of England. Order to be with the king at Michaelmas next at the place where the king shall ordain to take passage for Ireland, ready and prepared to set out with the king on his expedition, as the king has prorogued until then his passage from St. Peter ad Vincula, by which date he ordered the earl to be ready. By K.
[*Fœdera.*]

The like to the following:

Ralph, count of Eu.

John Comyn.

Almaric de Sancto Amando.

Thomas de Furnyvall, the younger.

Bartholomew de Burgherssh.

William le Blount.

Henry le Ferariis.

John de Bello Campo of Semersete (*sic*).

John de Bohun of Sussex.

Hugh de Mortimer.

The heir of John de Mohun,

The heir of Hastynges,

The heir of Nicholas de Carru,

} minors in the king's wardship.

William la Zouche.

Hugh Daudele.

William la Zouche of Haryngworth.

John de Erley.

The earl of Athole.

Richard Talbot.

William de Grandissono.

John de Multon.

Robert de Clifford.

To Joan, late the wife of Roger de Mortuo Mari, to Mary, countess of Pembroke, to Elizabeth de Burgo, and Margaret, late the wife of Bartholomew de Badelesmere. Order to send, each of them, men-at-arms to the said place on the said day to set out with the king on the expedition.

July 28.
Woodstock.

To William de Clynton, constable of Dover castle, or to him who supplies his place in the port of Dover. Order to allow the abbot of Whitland (*Alba Landa*), in Wales, who is going to parts beyond sea to his chapter-general by the king's licence, to cross from that port with his men, horses and harness and 10*l.* for his expenses. By K.

July 28.
Woodstock.

To Anthony de Lucy, justiciary of Ireland, or to him who supplies his place there. Order to cause proclamation to be made that no Englishman or Irishman shall, under pain of forfeiture, presume to burn or otherwise destroy corn or other victuals, and that no one shall take corn or other victuals out of Ireland by land or water before the arrival of the king there, causing all to know that the king will at his arrival cause enquiry to be made as to the names of those who shall infringe the said proclamation, and that he will cause them to be punished, as he learns that certain men of those parts, wishing to aid the king's enemies and rebels, have burnt the corn, both growing and in the barns, which might serve for the maintenance of the king and his subjects.

July 27.
Woodstock.

To the same. Order to cause proclamation to be made that no Englishman or Irishman shall, under pain of forfeiture, take corn or other victuals against the wish of those to whom they belong, and that the king will

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Membrane 17d—cont.

cause satisfaction to be made without delay for purveyances to be made against his arrival. By K. and C.

July 31.
Wigmore.

John de Say of Dunston acknowledges that he owes to Hugh de Langedon 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

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Asselinus Simonetti, merchant of Luca, puts in his place Master Pancius de Controne to prosecute the execution of a recognisance for 666*l.* 13*s.* 4*d.* made to him and to Guy de la Choche, merchant of Luca, in chancery.

Aug. 6.
Hanley.

Robert de Scotland acknowledges that he owes to John de Cauxton of London, 'taillour,' 10*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—Master Robert de Stretford received the acknowledgment.

Thomas Mallesores of Middleton and Nicholas atte Chaumbre of Hakeneye acknowledge that they owe to John de Cauxton of London, 'taillour,' 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Middlesex.—The same Robert received the acknowledgment.

Enrolment of surrender by Thomas, earl of Norfolk and Suffolk and marshal of England, to the king of the manors of Henton and Spene, co. Berks, the manors of Haselee, Ascote, Dadynton, Pyryton, and Kerlyngton, co. Oxford, the town and manor of Wycombe, co. Buckingham, the manor of Longebenyngton, co. Lincoln, the manor of Kneshale, co. Nottingham, the manor of Niwenham, co. Gloucester, and the manor of Wykes, co. Essex, and the ferm of 42*l.* from the manor of Boseham, and all the other manors, lands and fermes that he lately had of the king's gift in England. Dated at London, 5 August, 6 Edward III.

Memorandum, that the earl came before John, bishop of Winchester, the chancellor, at London, on 6 August, and acknowledged the preceding deed.

Aug. 10.
Wigmore.

Robert de Coldon acknowledges that he owes to John de Herlaston, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.—Master Robert de Stratford received the acknowledgment.

MEMBRANE 16d.

June 26.
Woodstock.

To W. archbishop of York. Request that he will grant the king a subsidy in aid of the expenses incurred for the marriage of the king's sister Eleanor to Reginald count of Guelders (*Gerle*), the granting of which subsidy shall not be drawn into a precedent to his prejudice. The king is sending to him Thomas de Brayton, his clerk, that the archbishop may signify in writing by him what he shall cause to be done in answer to this request. [*Fœdera*.]

The following clerks are sent in like manner to the underwritten bishops, abbots and priors:

The dean and chapter of York, The abbot of Sallay, The abbot of Whiteby, The abbot of Coverham, The abbot of St. Agatha, The abbot of St. Mary's, York, The abbot of Seleby, The abbot of Jervaux, The abbot of Kirkestall,

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Membrane 16d—cont.

The same Thomas,	{	The abbot of Roche (<i>de Rupe</i>),	}	York.
		The abbot of Fountains,		
		The abbot of Rievaulx,		
		The abbot of Meaux,		
		The abbot of Byland,		
		The prior of Kirkeham,		
		The prior of Bridelyngton,		
		The prior of Wartre,		
		The prior of Gisebourn,		
		The prior of Marton,		
		The prior of Boulton,		
		The prior of Ecclesfeld,		
		The prior of Newburgh,		
		The prior of Bristol,		
		The prior of Drax,		
		The prior of Pontefract,		
		The prior of St. Oswalds,		
Thomas de Sibthorp,	{	The prior of Holy Trinity, York,	}	Northumber- land.
		L. bishop of Durham,		
		The prior of Durham,		
		The prior of Tynemuth,		
		H. bishop of Lincoln,		
		The abbot of Croyland,		
		The abbot of Brunne,		
		The abbot of Swynesheved,		
		The abbot of Revesby,		
		The abbot of Louth park,		
		The abbot of Bardeneye,		
		The abbot of Barlynges,		
		The abbot of Topholm,		
		The abbot of Neusum,		
		The abbot of Thornton,		
		The abbot of Grymesby,		
		The abbot of Kirkested,		
Edmund de Grymesby,	{	The abbot of Humberstan,	}	Lincoln.
		The prior of Spaldyng,		
		The prior of St. Katherine without Lincoln,		
		The prior of Thornholm,		
		The prior of Freston,		
		The prior of Bolyngton,		
		The prior of Markeby,		
		The prior of Depyng,		
		The dean and chapter of Lincoln,		
		The abbot of Wobourn,		
		The abbot of Lavendon,		
		The prior of Dunstaple,		
		The prior of Newenham,		
		The prior of St. Neots,		
		The abbot of Missynden,		
		The abbot of Bitlesden,		
		The abbot of Nuttele,		
	{	The rector of Assherugge,	}	Buckingham.
		The prior of Neuton Lungevill,		
		The proctor of the abbot of St. Nicholas, Angers, in England,		

1332.

Membrane 16d—cont.

Thomas de Geyre- grave,	{	The bishop of Ely,	}	Cambridge.
		The prior of Ely,		
		The prior of Bernewell,	}	Huntingdon.
		The prior of Angleseye,		
		The prior of Spynneye,		
		The prior of Iselham,		
		The abbot of Rameseye,		
		The abbot of Sautre,		
		The prior of Huntingdon,		
		The abbot of Furneux,	}	Lancaster.
		The abbot of Cokersand,		
Thomas de Capen- hurst.	{	The abbot of Whalleye,		
		The abbot of Calder,		
		The prior of Lancaster,		
		The prior of Horneby,		
		The prior of Burscogh,		
		The prior of Kertmel,		
		The prior of Cunnyngesheved,		
		The prior of Holand,		
		The bishop of Carlisle,	}	Cumberland.
		The prior of Carlisle,		
Robert de Kelm.	{	The abbot of Holmcoltran,	}	Westmore- land.
		The prior of Lanercost,		
		The abbot of Shap,	}	Chester.
		The bishop of Chester,		
		The abbot of Chester,		
		The abbot of Cumbermere,		
		The abbot of Vale Royal,		
		The abbot of Basyngwerk,		
		The prior of Norton,		
		The prior of Birkeheved,		
		The abbot of Wellebek,	}	Nottingham.
		The prior of Blyth,		
Thomas de Blaston,	{	The prior of Wirkesop,		
		The prior of Thurgarton,		
		The prior of Lenton,		
		The prior of Shelford,		
		The abbot of La Dale,		
		The abbot of Derlegh,		
		The prior of Repindon,	}	Derby.
		The abbot of Peterborough,		
		The abbot of St. James without North- ampton,	}	Northampton.
		The abbot of Suleby,		
Thomas de Blaston,	{	The abbot of Thorneye,		
		The prior of Wavere,		
		The prior of St. Andrew's, Northamp- ton,		
		The prior of Daventre,		
		The abbot of Stonle,		
		The abbot of Coumbe,		
Thomas de Blaston,	{	The abbot of Bordesle,	}	Warwick.
		The abbot of Merevale,		
		The abbot of Alicestre,		
		The prior of Coventre,		

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Membrane 16d—cont.

		The prior of Kenylworth, The prior of Monks Kirkeby, The prior of Wolricheston, The dean and chapter of Lichfield, The abbot of Leicester, The abbot of Osolveston, The abbot of Gerondon, The prior of Laund (<i>Landa</i>), The prior of Hynkele,	}	Leicester.
		The abbot of St. Peter's, Gloucester, The abbot of Teukesbury, The abbot of Hayles, The abbot of Cirencester, The abbot of Wynchecombe, The abbot of St. Augustine's, Bristol, The abbot of Flaxle, The prior of Llanthony, near Gloucester, The prior of Derhurst, The prior of Newent, The bishop of Worcester, The abbot of Evesham, The abbot of Pershore, The prior of Worcester, The prior of Great Malverne, The bishop of Hereford, The abbot of Dore, The prior of Munemuth, The prior of Leomynstre, The prior of Hereford, The prior of Tittle, The prior of Clifford, The prior of Wormesley,	}	Gloucester.
Henry de Stretford,			}	Worcester.
			}	Hereford.
		The bishop of Norwich, The abbot of Langele, The abbot of Derham, The abbot of St. Benedict of Holm, The prior of Norwich, The prior of Castelacre, The prior of Westacre, The prior of Cokesford, The prior of Wymundham, The prior of Bynham, The prior of St. Faith's, The prior of the monks of Thetford, The prior of Walsyngham, The prior of Bromholm, The prior of Penteneye, The prior of Shuldham, The abbot of St. Edmunds, The prior of Eye, The prior of Holy Trinity, Ipswich, The prior of Buttele, The prior of Kereseye, The bishop of London, The abbot of Stratford, The abbot of St. Osiths,	}	Norfolk.
John de Norton,			}	Suffolk.

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Membrane 16d—cont.

John de Marton,	The abbot of Coggeshale,	Essex.
	The abbot of Walden,	
	The abbot of St. John's, Colchester,	Hertford.
	The abbot of Waltham Holy Cross,	
	The prior of Leeghee,	
	The prior of Dummawe,	
	The prior of Pritewell,	
	The abbot of St. Albans,	
	The prior of Ware,	
	The abbot of Certeseye,	Surrey.
Robert de Hemmyngburgh,	The prior of Merton,	
	The prior of Bermundeseye,	Sussex.
	The bishop of Chichester,	
	The abbot of Battle,	
	The abbot of Robertsbridge,	
	The abbot of Begham,	
	The prior of Lewes,	Middlesex.
	The prior of Wilmynton,	
	The prior of Michelham,	
	The prior of Atheryngton, proctor of the abbot of Sééz,	
Robert de Hemmyngburgh,	The abbot of Westminster,	
	The prior of Okeburn,	
	The prior of Hermodesworth,	
	S. archbishop of Canterbury,	Kent.
	The prior of Christchurch, Canterbury,	
	The abbot of St. Augustine's, Canterbury,	
	The abbot of Boxle,	
	The abbot of Lesenes,	
	The abbot of Langedon,	
	The abbot of St. Radegund's,	
	The bishop of Rochester,	
	The prior of Rochester,	
William de Leycestria,	The prior of St. Martin's, Dover,	
	The prior of Leuesham,	
	The abbot of Faversham,	
	The abbot of Rewley,	Oxford.
	The abbot of Oseneye,	
	The abbot of Eynesham,	
	The abbot of Doreestre,	
	The abbot of Thame,	
	The prior of St. Frideswide's, Oxford,	Berks.
	The prior of Burncestre,	
	The abbot of Redynges,	
Robert de Kelleseye,	The abbot of Abyndon,	
	The bishop of Winchester,	Southampton.
	The prior of St. Swithin's, Winchester,	
	The abbot of Hyde, near Winchester,	
	The abbot of Tichesfeld,	
	The abbot of King's Beaulieu,	
	The abbot of Quarr,	
	The abbot of Lettele,	
	The abbot of Dureford,	
	The prior of Christ Church, Twynham,	
	The prior of Caresbrok,	
	The prior of Shirebourn,	

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Membrane 16d—cont.

John de Brigge- wauter,	{	The prior of Motesfunt,	{	Wilts.
		The prior of Suthwyk,		
		The prior of Haylyng,		
		The prior of Brommore,		
		The prior of Apeldercoumbe,		
	{	The bishop of Salisbury,	{	Somerset.
		The abbot of Stanley,		
		The abbot of Malmesbury,		
		The prior of Bradenestok,		
		The prior of Farle,		
	{	The bishop of Bath and Wells,	{	Dorset.
		The abbot of Glastonbury,		
		The abbot of Keynesham,		
		The abbot of Muchelneye,		
		The abbot of Clyve,		
John de Bruton,	{	The prior of Montacute,	{	Devon.
		The prior of Bruton,		
		The prior of Bath,		
		The abbot of Shireburn,		
		The abbot of Abbotesbury,		
	{	The abbot of Milton,	{	Cornwall.
		The prior of Warham,		
		The prior of Frompton,		
		The prior of Holne (<i>sic</i>),		
		The prior of Loddres,		
	{	The bishop of Exeter,	{	Salop.
		The abbot of Donnekeswell,		
		The abbot of Forde,		
		The abbot of Torre,		
		The abbot of Tavystoke,		
John de Waten- hulle,	{	The abbot of Hertilond,	{	Stafford.
		The abbot of Bokelond,		
		The abbot of Bukfestre,		
		The prior of Totness (<i>Totton'</i>),		
		The prior of St. Nicholas, Exeter,		
	{	The dean and chapter of Exeter,	{	
		The prior of Launceveton,		
		The prior of Bodmin,		
		The prior of St. Germans,		
		The prior of Tywardrayth,		
	{	The prior of St. Michael's Mount,	{	
		The abbot of Shrewsbury,		
		The abbot of Haghmon,		
		The abbot of Lilleshull,		
		The abbot of Buldewasse,		
	{	The prior of Wenlok,	{	
		The prior of Wombrugge,		
		The abbot of Burton-upon-Trent,		
		The abbot of Roucestre,		
		The abbot of Crokesden,		
	{	The abbot of Deulacres,	{	
		The prior of Tuttebury,		
		The prior of Stone,		
		The prior of Trentham,		
		The prior of Ronton,		
		The prior of St. Thomas, near Stafford,		

1332.

Membrane 16d—cont.

To J. bishop of Llandaff. The like request.
 The like to the following:
 The bishop of St. Davids.
 The bishop of St. Asaph.
 The bishop of Bangor.
 The dean and chapter of Chichester.
 The dean and chapter of Wells.
 The dean and chapter of Salisbury.
 The dean and chapter of St. Paul's, London.
 The dean and chapter of St. Davids.
 The dean and chapter of St. Asaph.
 The dean and chapter of Bangor.
 The dean and chapter of Llandaff.

MEMBRANE 15d.

Aug. 10.
 Wigmore.

Anthony Citrone, citizen and merchant of London, acknowledges that he owes to Albertinus de Pistorio and to Espaynus Fauntini of Florence, 200 marks; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Aug. 6.
 Wigmore.

To the sheriff of Leicester. Order to supersede until further orders the promulgation of exigent and outlawry of Walter Comyn, who was placed in exigent to be outlawed because he did not appear before the justices of oyer and terminer in that county to answer for certain felonies, as he has rendered himself to the king's prison. By C.

To the same. Order to supersede until further orders the promulgation of exigent and outlawry of Anketinus de Honby and John his brother, who were placed in exigent to be outlawed because they did not appear before the justices of oyer and terminer in that county to answer for certain felonies whereof they were indicted, as the king learns by the certificate of the sheriff of Northampton, sent into chancery, that Anketinus and John are imprisoned in Northampton castle by virtue of a writ of privy seal directed to the sheriff, of which he sent a transcript into chancery, for certain felonies whereof they are indicted before Ralph de Nevill and his fellows, justices of oyer and terminer in divers counties.

John son of Walter de Stokbrigg puts in his place Robert de Roderham to defend the execution of a recognisance for 103s. 4d. made by him in chancery to Hugh de Bradeford.

Aug. 4.
 Hanley.

To the duke of Brabant. Request that he will hear the complaint of John de Gousel of Beverley, merchant, and will cause justice to be done to him according to the law merchant, as he has complained to the king that Reginald de Lewe, merchant of the duke's power, is bound to him in 22l. sterling, and that he has refused payment thereof, wherefore John has besought the king to provide a remedy, and the king requests the duke to write to him by the bearer of these presents what he shall cause to be done at this request.

Aug. 9.
 Wigmore.

To the sheriff of York. Writ of aid for Henry de Percy, whom the king has appointed keeper of the marches of Scotland, to preserve the peace concluded between the king and Robert de Brus, late king of Scotland, with full power of punishing those who break the said peace, and of levying the *posse comitatus* against any attacks made from the Scottish side of the border.

By p.s. [5699, 5700.]

Vacated because on the Patent Rolls [6 Edward III. p. 326].

The like to the sheriffs of Northumberland, Cumberland, Westmoreland, and Lancaster.

1332.

*Membrane 15d—cont.*Aug. 15.
Wigmore.

William de Haukesworth came before the king, on Saturday the feast of the Assumption, and sought to replevy to John de Denum, knight, and Katherine his wife their land in Esthaytfeld, which was taken into the king's hands on account of their default before the justices of the Bench against Robert son of Peter Mounceux of Esthaytfeld. This is signified to the justices.

Aug. 9.
Wigmore.

To the sheriff of Leicester. Order to supersede until further orders the promulgation of the exigents and waiving of Joan, late the wife of Peter de Griseleye, who was placed in exigent to be waived in that county because she did not come before the justices of oyer and terminer in that county to answer for certain felonies whereof she was indicted, as the sheriff of Nottingham has certified the king in chancery that Joan is taken and imprisoned in Nottingham gaol by order of Ralph de Nevill and his fellows, justices of oyer and terminer last appointed in that county, before whom she was indicted, and that she has been in the sheriff's custody from the feast of the Invention of the Holy Cross last past, and is so now.

Aug. 20.
Kidderminster.

Brother Geoffrey, abbot of Combe (*Cumba*), acknowledges that he owes to John de Merynton 140*l.*; to be levied, in default of payment, of his lands and chattels in co. Warwick.—Master Robert de Stretford received the acknowledgment.

Cancelled on payment.

Memorandum, that the said abbot came into chancery at Stretford-upon-Avene, on 20 August, 6 Edward III. and acknowledged there before Master Robert de Stretford, then keeper of the great seal, that he had been satisfied for 400*l.* that John son of John de Peyto acknowledged in chancery, in the 3rd year of the reign, that he owed to the predecessor of the said abbot.

Aug. 26.
Alvechurch.

To the sheriff of Leicester. Order to supersede until further orders the promulgation of the exigents and outlawry of Ralph Golafre, who was placed in exigent in that county to be outlawed because he did not appear before the justices of oyer and terminer in that county to answer for certain felonies whereof he was indicted, as the sheriff of Worcester has certified to the king in chancery that Ralph was taken by him on 3 August last by the order of William Tracy and Richard de Haukeslowe, justices of oyer and terminer in co. Worcester, before whom Ralph was indicted, and that he has been imprisoned at Worcester from that day in the sheriff's custody.

Aug. 26.
Feckenham.

Robert son of Robert le Breware of Little Cumberton acknowledges that he owes to Thomas de Evesham, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.—Master Robert de Stretford received the acknowledgment.

Aug. 27.
Feckenham.

Thomas de Bury acknowledges that he owes to William de Peyto 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Worcester.—The said Robert received the acknowledgment.

Aug. 26.
Feckenham.

William de Whitton is sent to the abbot and convent of Cirencester, in consideration of his service to the late king, to receive such allowance in their house for life as Margaret de Abbenhale, deceased, had therein at the king's request.

By p.s. [5719.]

Aug. 27.
Feckenham.

To the justiciary of North Wales or to him who supplies his place. Order to cause brother Roger Outlagh, prior of the Hospital of St. John of Jerusalem in Ireland, who lately came to the king in England and is about to return to Ireland by the king's order for the expedition of certain of the king's affairs there enjoined upon him, to have a suitable ship for his passage thither at his expense, notwithstanding the king's order to arrest ships for his passage to Ireland.

By K.

1332.

Membrane 15d—cont.

Aug. 30.
Long
Itchington.

William de Sharesull acknowledges that he owes to William, abbot of Evesham, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.—Master Robert de Stretford received the acknowledgment.

Sept. 2.
Northampton.

To the archbishop of Canterbury, and to his fellow bishops and suffragans, and the clergy of that province. Order to attempt nothing to the king's prejudice in the council that they intend to hold on Friday after St. Bartholomew, and to give credence to John Pecche and John de Pulte-neye, mayor of London, to whom the king has explained his will. By K. [*Fœdera.*]

Et erat patens.

Aug. 28.
Hanley.

Humphrey le Ferour is sent to the prior and convent of Lenton, in consideration of his good service to the king, to receive such maintenance in that house for life as Richard le Ferour, deceased, had therein at the request of the late king.

By p.s. [5722.]

Aug. 30.
Long
Itchington.

William de Haukesworth came before the king, on Sunday after the Decollation of St. John the Baptist, and sought to replevy to John de Denum, knight, and Katherine his wife their land in Esthaytfeld, which was taken into the king's hands for their default before the justices of the Bench against Robert son of Peter Mounceus of Esthaytfeld. This is signified to the justices.

Sept. 2.
Northampton.

William Hathewy acknowledges that he owes to Roger de Burghull 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.—Master Robert de Stretford received the acknowledgment.

Sept. 3.
Northampton.

To the sheriff of Rutland. Order to supersede until further orders the promulgation of the exigent and waiving of Alice, late the wife of John de Folevill of Ty, who was placed in exigent in that county to be waived because she did not appear before the justices of oyer and terminer in that county to answer for certain felonies whereof she was indicted, as the sheriff of Lincoln has certified the king in chancery that Alice was delivered to him at Staunford in the king's presence, when he was last there, by Ralph de Nevill, steward of the king's household, and by Geoffrey le Scrop, to be kept safely in prison until further orders, and that she has been imprisoned hitherto in Lincoln castle.

Sept. 2.
Northampton.

To the collectors of the new and old customs in the port of Lenne. James Nicholas and Bartholomew Bardi and their fellows, merchants of the society of the Bardi of Florence, have shewn the king that whereas they lately bought 31 sacks of wool in Scotland by certain of their attorneys, in order to take them thence to Sluys (*Lescluses*) in Flanders, and the wool was captured at sea by certain malefactors and taken to Lenne, and was there arrested by the said collectors because the sacks bore the seal of the said merchants, and that although the merchants are prepared to prove, if necessary, that the wool belongs to them and have sued the collectors for delivery thereof, the collectors have nevertheless delayed delivering it for certain feigned and unreasonable causes, wherefore the merchants have besought the king to provide a remedy: the king therefore orders the collectors to deliver the said 31 sacks to them, upon their finding security to answer to the king or to others having right to the wool for the wool or its price, and to certify the king of the said security and of their proceedings in this matter, so conducting themselves that it may not be necessary for the merchants to come again to the king in this matter.

To the mayor, bailiffs and approved men of the town of Lenne. Order not to hinder the said collectors from delivering the wool to the said merchants, but to aid them when they shall be requested by the merchants to do so.

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Membrane 15d—cont.

Aug. 19. To the prior and convent of Holy Trinity, London. Order to grant to
 Kidderminster. John de Elton the pension due from them to one of the king's clerks by
 reason of the new creation of the prior, as the king wills that John shall
 have the pension, although he lately ordered them to confer it upon John
 de Westmancote, which order has not been executed. By p.s. [5710.]

MEMBRANE 14d.

Sept. 3. To the consuls, *échevins*, and community of Sluys (*Lescluse*) in Flanders.
 Northampton. Certain men of their part have informed the king that malefactors of his
 realm have burnt a ship of their parts, laden with divers merchandise, on
 the sea near Baumburgh; as this deed did not proceed from the king's will,
 he informs them that he will inquire into this matter, and will cause such
 justice to be done that they ought not to be troubled or aggrieved con-
 cerning the premises.

Sept. 3. To the bailiffs of Great Yarmouth. The merchants of the society of the
 Northampton. Bardi of Florence have shewn the king that whereas they lately placed 30
 sarplers of wool, and certain merchants of Bruges in Flanders placed 42 sar-
 plers of wool in a certain ship of Lambinus del Excludes of Flanders in the
 kingdom of Scotland in order to take them to Flanders, and set their seal upon
 the sarplers, certain mariners of the realm despoiled the ship whilst sailing
 between Scotland and Flanders of the said wool, and took it to the said town
 and landed it there, removing the seals, and the wool is still there, wherefore
 they have besought the king to provide a remedy for them and for the mer-
 chants of Bruges: the king therefore orders the bailiffs to cause the wool to
 be arrested in whose hands soever it may be found, and to cause it to be kept
 safely until further orders, and to inform himself about the robbery and the
 eloigning of the wool, if eloigned, and of its value, and to certify the king
 thereof without delay. By C.

Sept. 10. John de Tychebourn and William le Wahit acknowledge that they owe to
 Westminster. John, bishop of Ely, 100*l.*; to be levied, in default of payment, of their
 lands and chattels in co. Southampton.

William le Wahit acknowledges that he owes to John, bishop of Ely,
 100*l.*; to be levied, in default of payment, of his lands and chattels in
 co. Southampton.

Joan la Forestere acknowledges that she owes to Peter de Sancto Johanne,
 clerk, 10*l.*; to be levied, in default of payment, of her lands and chattels in
 co. Kent.

Geoffrey son of Alexander Maynard of Suthwalsham of co. Norfolk, and
 Robert de Burgh of Thornham Pilkot of co. Suffolk acknowledge that
 they owe to Hugh le Bevere, citizen and vintner of London, 16*l.*; to be
 levied, in default of payment, of their lands and chattels in co. Norfolk.

Aug. 11. Baldwin de Frivill, knight, acknowledges that he owes to Nicholas de
 Wigmore. Fontibus, chaplain, 50*s.*; to be levied, in default of payment, of his lands
 and chattels in co. Warwick.

Enrolment of release by Peter Lambin, son and heir of Stephen Lambyn,
 citizen (*civis*) of London, to John de Mockyng, citizen and fishmonger of
 London, of his right in all the lands that formerly belonged to Stephen,
 which John holds in co. Surrey, and in the lands and rents that formerly
 belonged to John de Honylane, which the said John de Mockyng holds in
 that county. He also releases all actions that he may have against him by
 reason of any recognisance made to him by John de Honylane or for any

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Membrane 14d—cont.

other reason. Witnesses: Roger de Depham, John de Shirbourn, John le Leche, John Turk, John Horn, Richard de Lambeth, William de Wollee, clerk. Dated at London, on Friday after St. Bartholomew, 6 Edward III.

Memorandum, that Peter came into chancery at Westminster, on 10 September, and acknowledged the preceding deed.

Sept. 11. John de Freingham acknowledges that he owes to John son of Alexander
Westminster. de Huntington 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Sept. 12. Isabella de Castelacre came before the king, on Friday after the Nativity
Westminster. of St. Mary, and sought to replevy her land in Lamhith, which was taken into the king's hands for her default before the justices of the Bench against Thomas de Shenholte. This is signified to the justices.

Sept. 11. William atte Vyneye and John his brother acknowledge that they owe
Westminster. to John de Ifeld, knight, 10*l.*; to be levied, in default of payment, of their lands and chattels in co. Kent.

Enrolment of grant by John le Blount, knight, lord of Little Sheperugge, to Peter de Seint Johan, clerk, of 4*l.* of yearly rent for life from the manor of Sheperugge. Dated at London, on 11 September, 6 Edward III.
French.

Memorandum, that the said John came into chancery at Westminster, on 11 September, and acknowledged the preceding deed.

Sept. 12. Robert, bishop of Salisbury, acknowledges that he owes to Henry Burry,
Westminster. citizen of New Sarum, 70*l.*; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Cancelled on payment.

Sept. 13. Henry son of Waresius de Valoyns, knight, acknowledges that he owes
Westminster. to Thomas son of Robert Dod of Faversham, 40 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Richard Heryg of Maunelde acknowledges that he owes to Richard Haumond of Maunelde 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Sussex.

Sept. 10. To the sheriff of Kent. Order to cause proclamation to be made, im-
Westminster. mediately upon sight of these presents, that all who have complaints or actions against John, duke of Brabant, or any of his power shall be at Westminster on the morrow of St. Andrew next, with their letters and evidences to inform those to be deputed by the king concerning their rights and actions, and to do and receive what may then be ordained, as the king has prorogued the day previously appointed by him for this purpose [*as at page 570 above*], because the duke was hindered by wars and other impediments from sending envoys at the day formerly fixed, and he has asked that it might be prorogued until the said feast. By K.

The like to all the sheriffs of England.

To John, duke of Brabant. Notification of the alteration of the date as aforesaid, and requesting him to send envoys at the prorogued date. By K.

Sept. 14. William de Haukesworth came before the king, on the present Monday
Sheen. the feast of the Exaltation of the Holy Cross, and sought to replevy to John de Denum, knight, and Katherine, his wife, their land in Esthaytfield, which was taken into the king's hands for their default before the justices of the Bench against Robert son of Peter Mounceus of Esthaytfield. This is signified to the justices.

Sept. 12. To William de Clynton, constable of Dover Castle and warden of the
Westminster. Cinque Ports, or to him who supplies his place in the port of Dover. Order to permit the prior of Montacute, who is going to parts beyond sea to his

1332.

Membrane 14d—cont.

chapter-general by the king's licence, to cross from that port with his men, horses and equipments and 10*l.* for his expenses. By K.

Sept. 15. Master Walter de Beurley, clerk, acknowledges that he owes to Master Westminster. Henry de Clif, clerk, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Cancelled on payment, acknowledged by John de Sancto Paulo, one of the executors of Henry's will.

Enrolment of release by Henry de Kersebrok to Henry, earl of Lancaster, and to William Baret of his right in the manor of Passenham, co. Northampton, with the members of Deneshangre, Poukesleye and Stonystretford, as the earl is tenant of right of the manor and has granted it to William for life, with reversion to himself and his heirs. Witnesses: Sir William Trussel, the father, Sir William Vahghan, then sheriff of Surrey and Sussex; Sir Henry de Osevilla; John de Hegham; John de Frelond. Dated at London, on Monday the feast of the Exaltation of the Holy Cross, 6 Edward III. *French.*

Memorandum, that Henry de Kersebrok came into chancery at Westminster, on 16 September, and acknowledged the preceding deed.

Sept. 17. John de Cheverestone, knight, acknowledges that he owes to John, earl of Canterbury. of Cornwall, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Roger de Loudham of Heryngflet acknowledges that he owes to Richard de Grey of Codenoure 400*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

Enrolment of an indenture between William Lengleis and Henry Chaufecire of Acom testifying that Henry has demised to William his bailiwick of Plumpton at ferm, for 46*s.* 8*d.* for so long as the bailiwick shall be in Henry's hands, to be paid at Henry's house at Acom, near York, the term beginning at Whitsuntide, 1333. Dated at London, on 15 September, 6 Edward III. *French.*

Memorandum, that Henry and William came into chancery at Westminster, on 18 September, and acknowledged the preceding indenture.

MEMBRANE 13d.

Aug. 18. To S. archbishop of Canterbury. Order not to molest the archbishop of Kidderminster. York, who is coming to the parliament summoned at Westminster on the morrow of the Nativity of St. Mary next, by the king's order, or his men by reason of the carrying of his cross before him in the province of Canterbury whilst attending the parliament, as it was ordained in the late king's time, for the pacification of the disputes between the archbishop of Canterbury's predecessor and William, archbishop of York, concerning the carrying of their crosses in each other's provinces, that the two archbishops should carry their crosses before them in each other's province when attending parliament. By p.s. [5708.]

Sept. 12. To Richard de Grey. Whereas the king lately ordered him to send to him Westminster. in chancery without delay all the indictments made before him and his fellows, keepers of co. Derby and justices of oyer and terminer there, concerning the felonies and trespasses whereof Philip de Turvill, John de Kendardeseye, John Clarel, Richard de Haveryng, William de Leicestria and Nicholas Teynturel, canons of St. Chad's church, Lichfield, and Master Gilbert de Brewera, supplying the place of the dean of that church, are

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Membrane 13d—cont.

indicted, and Richard de Grey sent the indictments into chancery, and the king afterwards remitted them to him *sub pede sigilli*, ordering him to cause to be done in that matter what ought to be done according to the law of the realm and the form of the commission made thereupon to Richard and his said fellows: as it has been ordained in the present parliament at Westminster that all indictments made before Richard and his fellows, both in the said county and in co. Nottingham, shall be sent before the king and determined there, the king orders Richard to send all the said indictments and all other indictments of felonies and trespasses concerning the said men to him before the quinzaine of Michaelmas next, and to supersede execution upon the said indictments and the admission of new indictments by reason of the king's commission aforesaid. By C.

Sept. 17. Maurice le Bruyn, knight, acknowledges that he owes to Ralph de Sancto
Westminster. Laudo, knight, 80*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Sept. 14. Henry Gernet and Adam Ches acknowledge that they owe to Hugh de
Westminster. Sancto Johanne 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Essex.

John Peyforer acknowledges that he owes to Thomas de Lincoln 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Thomas son of Henry de Gloucestria of London acknowledges that he owes to Henry de Gloucestria of London 60*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

*Notice of payment of 12*l.*, acknowledged by Robert de la Hide, parson of St. Mary's Wolnoth, London, executor of Henry's will.*

Sept. 14. Agnes, late the wife of Robert Gerard of Derteford, came before the king
Westminster. on the present Monday the feast of the Exaltation of the Holy Cross, and sought to replevy her land in Derteford, which was taken into the king's hand for her default before the justices of the Bench against Joan, late the wife of Richard Russel. This is signified to the justices.

— Hugh son and heir of John de Sancto Johanne of Basyng, tenant of the
— lands that belonged to the said John, puts in his place Robert de Kelesi and John de Shirefeld to defend the execution of a recognisance for 60*l.* made by the said John in the late king's chancery to Cambinus Fulberti of Florence.

Sept. 15. Geoffrey Hogheles acknowledges that he owes to James Nicholas and
Westminster. his fellows, merchants of the society of the Bardi of Florence, 100*s.*: to be levied, in default of payment, of his lands and chattels in co. Southampton.

Sept. 19. Richard son of William de Chele of Goseberkirk acknowledges that he
Westminster. owes to Adam de Walsoken of Berughby 25 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.

Robert son of Robert de Wykham, knight, acknowledges that he owes to John de Broghton, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

— Richard de Betoigne of London puts in his place John de Evesham, clerk,
— and Thomas de Grove to prosecute the execution of a recognisance for 60*l.* made to him in chancery by Edmund de Sancto Mauro.

Sept. 19. Thomas Fermbaud and John his brother, John Morice, Amicabilia
Canterbury. daughter of Ralph de Lymbotesheie, Roger atte Nasshe, William de Seybrok and Nicholas de Ardern acknowledge that they owe to Walter de Woubourn 200*l.*; to be levied, in default of payment, of their lands and chattels in co. Bedford.

Cancelled on payment.

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*Membrane 13d—cont.*Sept. 20.
Canterbury.

Thomas son of William Gra of Skelton acknowledges that he owes to Scolastica, late the wife of Godfrey de Melsa, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—Michael de Wath, clerk, received the acknowledgment by writ.

Edward de Monte Acuto, son of William de Monte Acuto, puts in his place Walter Power and Richard de la Haye, clerks, his keepers, to prosecute the execution of a recognisance for 300*l.* made to him in the late king's chancery by Thomas de Furnivall of Shefeld the elder.—The said Michael received the custody (*sic*).

Elizabeth de Monte Acuto, daughter of William de Monte Acuto, puts in her place Walter Power and Richard de la Haye, clerks, to prosecute the execution of a recognisance of 40*l.* made to her in the late king's chancery by Thomas de Furnivall of Shefeld.—The said Michael received the custody.

Sept. 19.
Westminster.

Maurice atte Hoke came before the king, on Saturday after the Exaltation of the Holy Cross, and sought to replevy his land in Sanderstede, which was taken into the king's hands for his default before the justices of the Bench against Emma, late the wife of Henry atte Hoke. This is signified to the justices.

Nicholas de Inkepenne acknowledges that he owes to John, earl of Cornwall, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Devon.

Sept. 15.
Westminster.

To the treasurer and barons of the exchequer. Order to allow John de Wroxhale, sheriff of Oxford and Berks, to make his proffer at the present Michaelmas by one of his clerks, as he is intending divers affairs of the king by his order, so that he cannot make his proffer in person. By K.

Sept. 20.
Westminster.

The like to the same in favour of Roger de Aylesbury, sheriff of Warwick and Leicester. By K.

Sept. 22.
Westminster.

Simon de Reynham acknowledges that he owes to John de la Chaumbre of London, 'cornmongere,' 30*l.* 13*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

John Bigot, lord of Settrington, puts in his place Richard de Suthorp and Thomas de Grove to prosecute the execution of a recognisance for 100*l.* made to him in chancery by John son of Ralph Bigot, lord of Stokton.

Sept. 22.
Westminster.

John son of Richard le Brewere acknowledges that he owes to Andrew Aubrey, citizen and pepperer of London, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

John de Feriby, clerk, puts in his place Edmund de Grymesby, clerk, to prosecute the execution of a recognisance for 20*s.* made to him by Richard atte Sterre.

Sept. 13.
Westminster.

To the sheriff of Northumberland. Order to permit the men of that county to have respite until the morrow of Purification next for certain debts for victuals bought by them of the king and his father, so that the king may meantime cause to be done what shall seem right concerning the said debts, which respite the king has granted to them, in response to their petition before him and his council for pardon of the said debts, in recompense for the damages that they have long sustained by reason of the Scotch war. By K. and C.

The like to the sheriff of Cumberland and to the sheriff of Westmoreland separately.

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Membrane 13d—cont.

To the treasurer and barons of the exchequer. Order to cause the men of cos. Northumberland, Cumberland, and Westmoreland to have respite as aforesaid.
By K. and C.

Sept. 20. To the sheriff of Derby. Order to suspend until further orders the Westminister. promulgation of exigent and waiving of Alice, late the wife of Thomas Foljaumbe, who was placed in exigent in that county to be waived because she did not appear before Richard de Grey and his fellows, keepers of the county and justices of oyer and terminer there, to stand to right concerning the receipt and maintenance of divers felons, as the king has ordered Richard to send the indictment to him on the morrow of All Souls next, and Alice has found mainpernors before the king in chancery, to wit Robert de Digby of co. Leicester, Alexander de Pilkington of co. Lincoln, William Sihale of co. Essex, Hugh de Balne of co. York, Godfrey Foljaumbe and Thomas de Weston of co. Derby, who have undertaken to have her before the king on the said day to stand to right concerning the premises.
By C.

Sept. 23. John de Monte Gomeri, William Dallyng, and William son of William Northampton. de Redenese acknowledge that they owe to Thomas de Bradestan, knight, 120*l.*; to be levied, in default of payment, of their lands and chattels in co. Stafford.—Thomas de Bratton received the acknowledgment.

Thomas de Saunford acknowledges that he owes to Thomas le Warener of London, goldsmith (*orfevre*), 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Middlesex.

Thomas 'the Callere' of Chipstede acknowledges that he owes to Robert 'the Callere' and William his son 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Surrey.—Master Robert de Stretford received the acknowledgment.

John de Scoteneye acknowledges that he owes to Master John de Blebury, clerk, 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

MEMBRANE 12d.

Sept. 25. John Beauchamp of Riclyngg acknowledges that he owes to John le Northampton. Dauncere of Crishale 32*l.*; to be levied, in default of payment, of his lands and chattels in co. Essex.

— Nicholas Crane, citizen of London, puts in his place Theobald Peleyn to prosecute the execution of a recognisance for 42*l.* made to him in chancery by Richard de Wodeton of Acton.

Sept. 25. Hugh de Langebrigg, mayor of Bristol, acknowledges that he owes to the Northampton. king 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Gloucester.

Memorandum, that Hugh made the recognisance for himself and the other men of Bristol and its suburbs, to have acquittance that their goods in that town and the suburbs might not be taxed for the tenth and fifteenth on this occasion.

Sept. 20. To the treasurer and barons of the exchequer. Order to cause Alexander, Westminister. archbishop of Dublin, who lately came to the king from Ireland by his order, to have respite until the quinzaine of Easter next for the arrears of his account at the exchequer of the time when he was treasurer of the late king in Ireland, and for all other debts due to the said exchequer, which

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Membrane 12d—cont.

respite the king has granted to him for his laudable service, and in consideration of the manifold labours that he has sustained in the king's service.
By pet. of C.

Sept. 28. Adam Wyth came before the king, on Monday after the feast of SS.
Westminster. Cosmas and Damian last, and sought to replevy to Margaret, late the wife of Richard Smyth of Menstre, her land in Menstre, in the Isle of Thanet, which was taken into the king's hands for her default before the justices of the Bench against William Salkyn and Joan his wife. This is signified to the justices.

Sept. 11. Master John de Brunham, clerk of the king's household, is sent to the
Westminster. abbot and convent of Abyndon to receive the yearly pension due from them to one of the king's clerks by reason of the new creation of the abbot.

By p.s. [5743.]

Sept. 20. To the treasurer and barons of the exchequer. Order to cause James le
Westminster. Botiller, earl of Ormound in Ireland, to have respite until the quinzaine of St. Hilary next for all the debts that he owes to the king at the exchequer and that are exacted from him by summons of the exchequer. By p.s.

To the treasurer and barons of the exchequer of Dublin. Like order to cause the earl to have respite until Michaelmas next, and for a year from then, for the said debts.
By the same writ.

Sept. 13. To the sheriff of Cambridge. Order to cause William Marmyoun to be
Westminster. delivered from prison without delay, as he was indicted before Ralph de Nevill and his fellows, justices of oyer and terminer in cos. Northampton and Lincoln, for receiving and harbouring felons, and was taken for this reason and is imprisoned in Cambridge castle, as he has found mainpernors before the king and council, to wit John Marmyoun, Thomas de Neumarche of co. Lincoln, Henry fitz Henry, Alexander de Nevill, Nicholas Ward of co. York, and Thomas Fournival of co. Nottingham, who have undertaken to have him before the said justices at Northampton on Saturday after Michaelmas next, and also before the said justices at Lincoln on Monday after the Conception next following, to stand to right concerning the premises, and that he will behave himself well towards the king and his people meanwhile.
By C.

To the same. A like order in favour of John de Wytlebury, who has found the following mainpernors: Richard de Ty, John de Beaufou, John de Wyvile, Aubrey de Wytlebur[y] of co. Rutland, John de Overton of co. Leicester, and John Byk of co. Nottingham, who mainperned to have him before the said justices at Lincoln on Monday after the Conception next.
By C.

To John de Crumbwell, constable of the Tower of London, or to him who supplies his place. Like order in favour of Robert de Veer, detained in the Tower, who has found sufficient mainpernors before the king and his council, to wit Thomas Wak of Lidel, knight, Robert de Morle, knight, Robert de Ufford, knight, Thomas Wak of Bliseworth, knight, John Bavent, knight, and Maurice de Berkele, knight, who mainperned to have him before the said justices at Northampton on Saturday after Michaelmas next, and at Lincoln on Monday after the Conception next.
By C.

To the same. Like order in favour of Roland Daneys, imprisoned in the Tower, who has found sufficient mainpernors, to wit Geoffrey de Lucy, Thomas Wake of Bliseworth of co. Northampton, Gilbert de Elsefeld, Fulk de Rucote of co. Oxford, John de Lile of co. Rutland and Nicholas atte Beche of co. Berks, who mainperned to have him before the said justices at Okham on Monday the eve of Michaelmas next.
By C.

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Membrane 12d—cont.

Sept. 13. Westminster. To the same. Order to cause to be delivered from prison John Haketut, Robert Lovet, parson of Asshewell church, and Walter de Jernemuth, who were indicted before Ralph de Nevill and his fellows, justices of oyer and terminer in cos. Lincoln, Rutland and Northampton, for receiving and harbouring felons, wherefore they were taken and imprisoned in the Tower, as they have found mainpernors before the king and his council, to wit John de Beaufort, John de Wyvill, Richard de Ty of co. Rutland, John de Trehampton of co. Lincoln, John Byk of co. Nottingham and John de Overton of co. Leicester, who have mainperned to have them before the said justices to stand to right concerning the premises at Lincoln on Monday after the Conception next, and who likewise undertook to have the said Robert and Walter before the said justices at Cokham (*sic*) on Monday the eve of Michaelmas next, to stand to right concerning certain felonies and trespasses whereof they are indicted before the justices in co. Rutland, and who have also mainperned to have the said Robert Lovet before the said justices at Northampton on Saturday after Michaelmas, to stand to right before the said justices for felonies and trespasses whereof he is indicted in co. Northampton, and that the said John Haketut, Robert Lovet, and Walter de Jernemuth shall behave themselves well towards the king and his people in the meantime.

By C.

Sept. 20. Westminster. To the sheriff of York. Order to supersede the promulgation of the exigent and outlawry of William de Scotho, clerk, whom Thomas Ughted, knight, impleads before the king concerning a certain trespass committed on him by the said William and others at Benteley, William having been placed in exigent in that county to be outlawed because he did not come before the king to answer to Thomas concerning the said trespass, as William has found mainpernors before the king in chancery, to wit John de Dunstaple, Walter de Wouburn, Thomas Fernbaud, Nicholas de Ardern, John Fernbaud and Henry Boys of co. Bedford, who mainperned to have him before the king on the quinzaine of St. Hilary next to answer to Thomas concerning the said trespass and to do and receive what the king's court shall consider.

By the keeper of the seal.

Sept. 20. Westminster. To the sheriff of Nottingham. Order to supersede until further orders the promulgation of the exigent and outlawry upon William de Ufton, who was indicted before Richard de Grey and his fellows, justices of oyer and terminer in that county, for certain felonies done by him there, and was placed in exigent in that county to be outlawed because he did not appear before the justices, as it is found by the certificate of Ralph de Nevill, sent to the king in chancery by his order, that William was indicted of certain felonies before Ralph and his fellows, justices of oyer and terminer, appointed afterwards, and that he rendered himself to prison before them, wherein he is still detained.

The like to the sheriff of Derby, on behalf of the said William.

Sept. 10. Westminster. To the sheriff of Derby. Order to supersede the promulgation of exigent and outlawry upon Philip Turvill, John de Kynardeseye, John Clarel, Richard de Haveryngg, William de Leycestria, Nicholas Teynterel, canon of St. Chad's church, Lichfield, Gilbert de Bruera, supplying the place of the dean of that church, who were indicted before Richard de Grey and his fellows, keepers of that county and justices of oyer and terminer there, for receiving and maintaining felons and outlaws, and were placed in exigent in that county to be outlawed because they did not appear before the said justices, and not to molest or intermeddle with them unless the king shall otherwise order, as they have found mainpernors before the king in chancery, to wit Ralph Basset of Drayton, William Trussel the elder, Baldwin de Frevill, knights of co. Stafford, John de Leycestria, clerk, of co. Leicester, John de Hampton of co. Southampton, and Michael de Wath,

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Membrane 12d—cont.

clerk, of co. York, who have mainperned to have them before the said justices on the day when the exigents are returnable before them, unless the king should order otherwise in the meantime, and it is ordained now in the present parliament at Westminster that the said indictments and all other indictments made before Richard and his fellows shall be determined before the king, who thereupon ordered Richard to send these and all other indictments made before him and his fellows to the king on the quinzaine of Michaelmas next.

By C.

Sept. 29. Warisius de Valoyns, knight, acknowledges that he owes to Henry Northampton. Wymond and William Box 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Sept. 30. Roger Fraunceys of Bradegare acknowledges that he owes to Hamo son Northampton. of William Stokel of Tunstalle 100*s.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Ralph Basset of Weldon, knight, acknowledges that he owes to Nicholaa, late the wife of Robert de Arden, 500 marks; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Henry Bourge of Purston acknowledges that he owes to John de Lyouns 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

— Hamo son of William Stokel of Tunstall puts in his place Adam de Braunfeld and Stephen de Greneburgh to prosecute the execution of a recognizance for 50*l.* made to him in chancery by Thomas son of Peter Tony of Sydyngburn.

Enrolment of general release by Thomas Waulclyn, executor of the will of Robert de Arden, knight, to Ralph Basset of Weldon of all actions, with acknowledgment of receipt of all debts. Dated at London in the parish of St. Bride without Neugate, on the morrow of Michaelmas, 6 Edward III.

Memorandum, that Thomas came into chancery at Westminster, on the said day, and acknowledged the preceding deed.

Oct. 1. Gilbert Pecche, knight, acknowledges that he owes to John Turk of Leicester. London, fishmonger (*pepsoner*), 200*l.*; to be levied, in default of payment, of his lands and chattels in co. Suffolk.

— Osbert de Braye puts in his place Theobald Poleyn to prosecute the execution of a recognisance for 10*l.* made to him in chancery by John son of Stephen de Preston.

Oct. 2. Michael Mynot, citizen of London, acknowledges that he owes to Michael Leicester. de Wath, clerk, 80 marks; to be levied, in default of payment, of his lands and chattels in the city of London.

*Cancelled on payment.**MEMBRANE 11d.*

— William de Pafford, tenant of a part of the lands that belonged to Thomas Lercedekne, knight, puts in his place John Swyne to defend the execution of a recognisance for 200 marks made by Thomas in chancery to Stephen de Hacombe, knight.

— Michael Minyhot, citizen and vintner of London, puts in his place Walter Power and Richard de la Haye, clerks, to prosecute the execution of a recog-

1332.

Membrane 11d—cont.

nissance for 600*l.* made to him in chancery by William Martel, prior of Goldeclyve, diocese of Llandaff.

Oct. 1.
Nottingham.

Robert Michel of Flore came before the king, on Thursday after Michaelmas last, and sought to replevy to Fina, late the wife of Ralph Burgeys, her land in Herleston, which was taken into the king's hands for her default before the justices of the Bench against Philip le Megre. This is signified to the justices.

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Joan, late the wife of John de Wylby, puts in her place Richard de Smetheton and William de Burgh to prosecute the execution of a recognisance for 200 marks made to her in chancery by Robert son of John de Wylby.

Oct. 7.
Nottingham.

William de Muscote came before the king, on Wednesday after St. Faith last, and sought to replevy to Henry Roger and Juliana his wife their land in Northampton, which was taken into the king's hands for their default before the justices of the Bench against Philip le Megre. This is signified to the justices.

Oct. 15.
Doncaster.

John de Wyke, parson of North Luffenham church, acknowledges that he owes to Edmund de Grymesby, clerk, 20*s.*; to be levied, in default of payment, of his lands and chattels in co. Rutland.

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Peter de la Haye, tenant of part of the lands that belonged to Peter Deyvill, knight, puts in his place Richard de la Haye, clerk, to defend the execution of a recognisance for 500 marks made by the said Peter Deyvill in chancery to William de Ayremynne, bishop of Norwich.

Thomas de Furnival, tenant of part of the lands that belonged to Thomas de Furnivall of Shefeld, the elder, puts in his place Thomas de Clif, clerk, to defend the execution of a recognisance for 300*l.* made by the said Thomas de Furnivall of Shefeld in chancery to Edward de Monte Acuto, son of William de Monte Acuto, and another recognisance for 40*l.* made by the same Thomas to Elizabeth de Monte Acuto, daughter of William de Monte Acuto.

Oct. 16.
Pontefract.

John son of Nicholas Frere of Donecastre acknowledges that he owes to Richard Dycun 100*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Oct. 19.
York.

Ralph, prior of Blyth, acknowledges that he owes to William, archbishop of York, 40*l.*; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. Nottingham.

Oct. 14.
Doncaster.

Richard de Bromele, serjeant of the king's butlery, who has long served the king, is sent to the abbot and convent of Dorcestre to receive such maintenance from that house for life as William de Whiteby, deceased, had therein at the late king's request.

By p.s. [5842.]

Oct. 20.
York.

Richard Dycoun, serjeant of the king's 'cophous,' is sent to the abbot and convent of Nottele, in consideration of his good service to the king, to receive such maintenance from that house as John Bachelier, deceased, had therein at the late king's request.

By p.s. [5848.]

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William de Ayremynn, now bishop of Norwich, puts in his place Thomas de Evesham and Adam de Braunfeld to prosecute the execution of a recognisance for 500 marks made to him in the late king's chancery by Peter de Eyvill.—Master Robert de Stretford received the attornment.

William de Ilketon of Estkesewyk and Nicholas his son acknowledge that they owe to John de Neusum 18*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

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Membrane 11d—cont.

Ivo son of John de Thornton acknowledges that he owes to Robert de Beverlaco, parson of Stangreve church, 80 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Memorandum, that Thomas de Useflete, clerk, came into chancery at York, on 20 October, and acknowledged himself satisfied for 24 marks, which John Braden of Elvele acknowledged that he owed to him.

Oct. 22.
York.

Thomas Aleyn of Wakefeld and Laurence de Casteley acknowledge that they owe to Walter Frost and Thomas de Rys of Beverley, merchants, 100 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Robert de Sancto Paulo acknowledges that he owes to John de Sancto Paulo, parson of the church of Assheby Davy, 40s.; to be levied, in default of payment, of his lands and chattels in co. York.

Oct. 3.
Leicester.

The prior of St. Katherine's without Lincoln acknowledges, for himself and convent, that they owe to Anthony Malocelly, merchant of Genoa, 320*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Lincoln.

The same prior acknowledges, for himself and convent, that they owe to Asselin Simonet, merchant of Luca, 160*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. Lincoln.

Cancelled on payment.

Maurice le Brun, knight, acknowledges that he owes to Master Henry de Clif, clerk, 50 marks; to be levied, in default of payment, of his lands and chattels in co. Kent.

Oct. 24.
York.

John Mymekan acknowledges that he owes to Henry de Hockele, 100s.; to be levied, in default of payment, of his lands and chattels in co. Oxford.

John de Moubray, lord of the Isle of Haxiholm, Roger de Novo Mercato, Thomas de Laton and Nicholas de Hewyk, knights, William Moigne and William de Clyve, clerks, acknowledge that they owe to William de la Pole, merchant of Kyngeston-upon-Hull, 1000 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Thomas Wake of Lydel acknowledges that he owes to John de Wylughby 200*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—Master Robert de Stretford received the acknowledgment.

Oct. 23.
York.

To Ranulph de Dacre. Whereas Simon de Stanes and Robert de Stanes, indicted before Ranulph and his fellows, keepers of co. Cumberland and justices of oyer and terminer in that county, for divers trespasses not touching any felony, were placed in exigent to be outlawed in that county because they did not come before Ranulph and his fellows to answer to the king concerning the said trespasses, and the said Simon and Robert have found mainpernors in chancery, to wit William le Moigne, John de Scorby, Geoffrey de Scorby, Geoffrey de Langeton, and William Ward of co. York, who have mainperned to have them before the king at his order to stand to right concerning these trespasses, if the king or any other wish to speak against them: the king therefore orders Ranulph to send to him at the quinzaine of Martinmas next all the indictments concerning the said trespasses, and to cause the exigent against Simon and Robert to be superseded.

By the keeper of the seal.

Oct. 27.
York.

John son of David de Cawod acknowledges that he owes to William de Melton, archbishop of York, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1332.

Membrane 11d—cont.

Henry de Vavasour, knight, acknowledges that he owes to the keeper of the house of the vicars of the church of St. Peter, York, and to the said vicars, 400*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

*Cancelled on payment.*Oct. 28.
York.

John de Twyford, knight, acknowledges that he owes to William, archbishop of York, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Warwick.

*Cancelled on payment.*Oct. 29.
York.

Robert de Lelle of Gousill acknowledges that he owes to John de Wilton of Beverley 60*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Oct. 28.
York.

John de Wylton came before the king, on the present Wednesday the feast of SS. Simon and Jude, and sought to replevy to Michael de Bulmer and Amicia his wife their land in Aton in Pykerynglyth, which was taken into the king's hands for their default before the justices of the Bench against Robert Russel of Gisborne. This is signified to the justices.

Robert de Scorburch, tenant of a part of the lands that belonged to Peter Deivill, puts in his place Thomas de Pokelyngton to defend the execution of a recognisance for 500 marks made by Peter in the late king's chancery to William de Ayremynn, now bishop of Norwich.

Oct. 28.
York.

To the treasurer and barons of the exchequer. Order to cause Roger de Aylesbury, sheriff of Warwick and Leicester, to have respite until the quinzaine of Easter next for his account of the issues of the said counties, which he ought to have rendered at Michaelmas last, as the king has granted to him this respite at the request of Thomas de Bello Campo, earl of Warwick, and Roger is now staying with the king in the north.

By K. on the information of Master Richard de Bury.

Oct. 30.
York.

Matilda, late the wife of Robert de Holand, acknowledges that she owes to John de Moubray, lord of the Isle of Haxiholm, 500*l.*; to be levied, in default of payment, of her lands and chattels in co. Northampton.

Cancelled on payment.

Richard Bees of Grymiston acknowledges that he owes to William de Berughby, clerk, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Oct. 28.
York.

To the treasurer and barons of the exchequer. Order to cause John de Britannia, earl of Richmond, to have respite until Easter next for the homage that he owes to the king for the lands that he holds of him in England.

By p.s.

Oct. 25.
York.

To John Dabernoun and his fellows, keepers of co. Surrey and justices of oyer and terminer there. Whereas William Ingelard was indicted before them for receiving William Aleyn and Thomas de Wyndesore, convicted of divers felonies and trespasses committed in that county, and was placed in exigent in that county to be outlawed because he did come before the said justices to stand to right thereupon, and William has found before the king in chancery mainpernors, to wit John del Ile, John de Berford, John de Melleford of co. Kent, William de Cornewaill of the city of London, Laurence Tournay of co. Leicester, and Robert de Riby of co. Lincoln, who have mainperned to have him before the king at the quinzaine of Martinmas to stand to right thereupon: the king therefore orders the said John and his fellows to send the said indictments, with all things touching them,

1332.

Membrane 11d—cont.

to him on the said day, and to cause the promulgation of the exigent and outlawry to be superseded.

By C.

Oct. 25.
York.

To the sheriff of Surrey. Order to supersede the promulgation of exigent and outlawry against the said William.

By C.

MEMBRANE 10d.

Oct. 22.
York.

To the treasurer and barons of the exchequer. Hugh Daudele, the younger, has besought the king to order the exaction of 523*l.* from him to be superseded, as he made a recognisance for 85*l.* 7*s.* 8*d.* to Hugh le Despenser in the late king's chancery, and another recognisance for 438*l.* 2*s.* 4*d.* to the same Hugh before the justices to hold pleas before the said king, and Hugh le Despenser levied the said sums in their entirety from a moiety of the lands of Hugh Daudele and from his goods and chattels, which were delivered to the said Hugh le Despenser by reason of certain writs of the late king directed to the sheriffs of Gloucester and Kent, in accordance with the statute thereupon, as fully appears by the extents of the said lands and the appraisement of the said goods returned into chancery and before the late king, which extents the king has not now by him, and the treasurer and barons cause the said sums of money to be exacted from Hugh Daudele by summons of the exchequer by reason of the forfeiture of Hugh le Despenser; the king therefore orders the treasurer and barons to supersede the said exaction until the morrow of the close of Easter next for the above cause, so that in the meantime justice may be done when the said extents and appraisements have been searched.

By C.

Sept. 12.
Westminster.

To the sheriff of Norfolk. Writ for payment of 4*l.* to Constantine de Mortuo Mari and Hugh Peverel, knights of that county, for their expenses in attending the parliament summoned at Westminster on the morrow of St. Mary the Virgin last, to wit for 10 days at 4*s.* a day each.

By K. and C.

The like to the sheriffs of other counties for various sums for the knights of their respective counties [*as in 'Return of Members of Parliament,' page 98, omitting Dorset, Essex, Surrey and Wilts.*]

Sept. 12.
Westminster.

To the mayor and bailiffs of Northampton. Writ for payment of 32*s.* to John le Waydour and Adam de Catesbrok, burgesses of that town, for their expenses in attending the aforesaid parliament, to wit for eight days at 2*s.* a day each.

By K. and C.

The like for the following for the sums mentioned :

Nicholas de Shelton and Ralph le Rede, burgesses of Huntyngdon, for 32*s.* for 8 days.

William de Ayleston and Thomas de Maddeleye, citizens of Hereford, for 56*s.* for 14 days.

Hugh Walle and John Scot, burgesses of Bedford, for 32*s.* for 8 days.

Nov. 3.
York.

John de Cawod of Hesel acknowledges that he owes to John Moigne of Hesel 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Nov. 5. Knaresborough. Hugh le Despenser acknowledges that he owes to William, archbishop of York, 20*l.* : to be levied, in default of payment, of his lands and chattels in co. Southampton.—Master Robert de Stretford received the acknowledgment.

Cancelled on payment.

1332.

Membrane 10d—cont.

Enrolment of general release by William de Hunsingover to Nicholas de Cantebriugia of York, rector of Fenditton church, of all actions. Dated at the house of St. Robert near Knaresburgh, on Monday the morrow of All Saints, 6 Edward III.

Memorandum, that the said William came into chancery at York, on 6 November, and acknowledged the preceding deed.

MEMBRANE 9d.

Oct. 20.
York.

To S. archbishop of Canterbury. Summons to attend a parliament (*colloquium*) and treaty at York on Friday before St. Nicholas next, because certain affairs affecting the state of the kingdom have arisen in the North since the last parliament at Westminster, concerning which it is necessary to provide a speedy remedy. By K. and C.
[*Rep. Dignity of a Peer*, iv. 416.]

The like to the following :

W. archbishop of York.

J. bishop of Winchester and eighteen other bishops.

The abbot of St. Augustine's, Canterbury, and twenty-seven other abbots and the prior of the Hospital of St. John of Jerusalem in England, and two priors. [*Ibid.*]

To Thomas, earl of Norfolk and Marshal of England. Summons to attend the said parliament. [*Ibid.*]

The like to the following :

John de Eltham, earl of Cornwall, and nine other earls.

Thomas Wake of Lidell and sixty-four others. [*Ibid.*]

To the sheriff of York. Order to cause two knights for that county, two citizens from each city, and two burgesses from each borough in the county to be chosen to attend the said parliament. By K. and C.
[*Ibid.*]

The like to all the sheriffs of England. [*Ibid.*]

To William de Clynton, constable of Dover castle and warden of the Cinque Ports, or to him who supplies his place. Order to cause two barons to be chosen from each of the ports to attend the said parliament.
[*Ibid.*]

By K. and C.

To Geoffrey le Scrop. Order to attend the said parliament, to give his counsel with others of the king's council.
[*Ibid.*]

By K. and C.

The like to seven others. [*Ibid.*]

Simon de Perpount puts in his place Adam de Braumfeld, clerk, and William de Howe, to defend the execution of a recognisance for 2,000*l.* made by him in chancery to William de Calthorp, knight.

Nov. 3.
York.

Elias de Assheburne acknowledges that he owes to the king 11 marks 5*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.

Memorandum, that this recognisance was made for the fee of the seal of a certain charter whereby the king granted to Elias certain lands in Ireland in fee.

Nov. 4.
York.

Richard son of Laurence de Topclif acknowledges that he owes to John Rouclif 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

John Coppandale of Beverley, tenant of part of the lands that belonged to Peter Deyvill, knight, puts in his place Thomas de Wakefeld and John de Anlagby to defend the execution of a recognisance for 500 marks, made by

1332.

Membrane 9d—cont.

Peter in the late king's chancery to William de Ayremynne, now bishop of Norwich.

Nov. 5.
York.

William de Coulay and William de Newenton acknowledge that they owe to Thomas de Evesham, clerk, 100s. ; to be levied, in default of payment, of their lands and chattels in co. Worcester.

Cancelled on payment.

Oct. 28.
York.

To Roger Heron and his fellows, keepers of co. Northumberland and justices of oyer and terminer in that county. The king lately appointed them keepers of the said county for the repression and punishment of malefactors and felons, who made assemblies in excessive number and daily perpetrated many crimes openly, and who could not be brought to justice by the sheriffs or other ministers by reason of their great number, and of the number of their receivers and abettors, and to pursue, arrest and take them and all persons riding or going armed to disturb the peace, and to keep them safely in prison, and to enquire concerning such felonies committed in that county in the time both of the king and his father and grandfather, and to hear and determine such felonies, and to do certain other things contained in the king's letters patent ; but because the malice of the said felons and malefactors is now checked and the said malefactors have for the most part eloiigned themselves from the county, and as it was ordained in the last parliament that keepers of the peace should be appointed to execute in each county what pertains to the statute of Winchester, the king orders the justices to supersede the further execution of their commission, and to send to him by the quinzaine of St. Hilary under their seal all indictments and processes that have not yet proceeded to exigent, and also those that cannot be determined by exigent, and to do what the law requires concerning processes that have proceeded to exigent.

By C.

The like to the following keepers and justices :

Ebulo Lestraunge and his fellows in co. Lincoln.

Ralph de Nevill and his fellows in cos. Northampton, Leicester, Rutland, Nottingham, Derby and York.

John Faucomberge and his fellows in the North Riding (*Northithingo*) of co. York.

Thomas Wake of Lydel and his fellows in the East Riding of co. York.

Henry de Percy and his fellows in the West Riding of co. York.

Richard de Grey and his fellows in co. Nottingham.

The said Richard and his fellows in co. Derby.

By C.

To the mayor and bailiffs of York. The king, detesting the abominable smell abounding in the said city more than in any other city of the realm from dung and manure and other filth and dirt wherewith the streets and lanes are filled and obstructed, and wishing to provide for the protection of the health of the inhabitants and of those coming to the present parliament, orders them to cause all the streets and lanes of the city to be cleansed from such filth before St. Andrew next, and to be kept clean, so that by their negligence, the king and his magnates—[*Incomplete*].

*Vacated.**MEMBRANE 8d.*

Aug. 30.
Fakenham.

Henry de Atherton, Richard de Ingelwode, Alexander le Nailler, Henry del Mosse, William Pree and Robert le Mulner acknowledge that they owe to Master John de Blebury, parson of Legh church, 10l. ; to be levied, in default of payment, of their lands and chattels in co. Lancaster.—Henry de Haydok received the acknowledgment by writ.

Cancelled on payment.

1332.

Membrane 8d—cont.

Hugh de Tyldesleye, Adam de Tyldesleye, Henry de Shakerslegh and Henry del Herst of Tyldeslegh acknowledge that they owe to the same John 13 marks; to be levied, in default of payment, of their lands and chattels in co. Lancaster.—Henry de Haydok received the acknowledgment by writ.

Cancelled on payment.

Richard de Pynyton and Adam de Pynyton acknowledge that they owe to the same John 10 marks; to be levied, in default of payment, of their lands and chattels in co. Lancaster.—Henry de Haydok received the acknowledgment by writ.

Cancelled on payment.

Hugh de Tyldesleye, Hugh de Morleye, William de Asteleye and Henry Valentyn acknowledge that they owe to the same John 10 marks; to be levied, in default of payment, of their lands and chattels in co. Lancaster.—Henry de Haydok received the acknowledgment by writ.

Cancelled on payment.

Nov. 4.
York.

Edward de Bohun, William de Bohun, John de Grey of Retherfeld and Robert de Folevill acknowledge that they owe to the king 1,000 marks; to be levied, in default of payment, of their lands and chattels in co. Oxford.

Memorandum, that this recognisance is cancelled by order of the king, as appears in the schedule sewed to this roll.

Memorandum, that this recognisance was made as security that Robert, who was indicted for divers disobediences, felonies and trespasses, for which he has letters of pardon of the king, shall behave well to the king and his people and shall do no harm to those by whom he was indicted.

Nov. 12. Henry de Sothill, knight, Thomas de Staynton, Thomas de Barton and Knaresborough. Henry de Byrthwayt acknowledge that they owe to John de Malton 200*l.*; to be levied, in default of payment, of their lands and chattels in co. York.—Master Robert de Stretford received the acknowledgment.

Cancelled on payment.

Nov. 14. Peter Ingelard acknowledges that he owes to Thomas de Evesham, clerk, Knaresborough. 100*l.*; to be levied, in default of payment, of his lands and chattels in co. Berks.

Conan son of Henry, knight, acknowledges that he owes to William, archbishop of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Robert le Conestable, knight, lord of Flaynburgh, acknowledges that he owes to Henry de Belton, citizen and merchant of York, 34*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Robert son of William le Conestable of Flaynburgh, knight, acknowledges that he owes to Thomas de Keteringham 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Robert de Houton, parson of the church of Holm in Spaldyngmore, puts in his place John de Anlaghby, clerk, to prosecute the execution of a recognisance for 230 marks made to him in chancery by Robert le Conestable of Flaynburgh.

Sept. 10.
Westminster.

William de Neketon, Thomas Walsh, Robert le Reve, William son of Ralph de Wysebech, John son of Ralph Roberd, William son of Ralph Roberd, William le Clerk of Elm, William Page of Elm, John de Overe, the elder, and Richard le Chaumberleyn acknowledge that they owe to John de Hothum, bishop of Ely, 1,000 marks; to be levied, in default of payment, of their lands and chattels in co. Cambridge.—John de Cantebr[igge] received the acknowledgment by writ.

1332.

Membrane 8d—cont.

Adam atte Neuhaus, son of William atte Neuhaus, John de Ovre, the elder, John son of Ralph Robert, William son of William le Clerk of Elm, and William de Neketon of Wysebech acknowledge that they owe to John de Hothum, bishop of Ely, 200 marks; to be levied, in default of payment, of their lands and chattels in co. Cambridge.—The same John received the acknowledgment by writ.

Nov. 24. Peter de Salso Marisco, knight, acknowledges that he owes to William, Knaresborough. archbishop of York, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Thomas Foune, who served the king and his father, is sent to the prior and convent of Boulton in Cravene to receive such maintenance from their priory for life as Master John le Charetter, deceased, had therein at the request of Edward I.

Nov. 25. Walter son of William son of Adam de Osgodby acknowledges that he Knaresborough. owes to Cicely, daughter of Walter del Castel of Osgodby, 35*s.*; to be levied, in default of payment, of his lands and chattels in co. York.—Master Robert de Stretford received the acknowledgment.

Bartholomew Richus of Chieri (*Kerio*), merchant, puts in his place Jacobinus Richus of Chieri, merchant, to prosecute the execution of certain recognisances for certain sums of money made to him in chancery by certain people.

William de Ryseleye, parson of Misne church, puts in his place John de Anlagbby and Henry de Blaketoft to prosecute the execution of a recognisance for 60 marks made to him in chancery by Master Thomas de Garton, late parson of Ovre church.

Enrolment of release by Robert son of William son of Thomas de Piking to Nicholas son of Robert le Leker of Bautre and to Beatrice his wife and the heirs of their bodies, and also to the heirs of the said Nicholas, of all right in his lands, rents, and in a certain fishery in the water of Idel, which formerly belonged to Elias son of Nicholas de Bautre, in Bautre and in Marton near Bautre, and in all other lands and rents in those towns in the hands of the said Nicholas and Beatrice by enfeofment or otherwise. Witnesses: Geoffrey le Scrop, Richard de Wilughby, William de Denum, the king's justices; Master Henry de Clif and Sir Thomas de Baumburgh, clerks of chancery; William de Estfeld, Simon de Marton. Dated at York, 3 December, 6 Edward III.

Memorandum, that the said Robert came into chancery at York, on the said day, and acknowledged the preceding deed.

Dec. 5. Roger son of Robert le Verdenel of York acknowledges that he owes to Knaresborough. Richard de Leycestria of York, 'spicer,' 9*l.* 15*s.* 0*d.*; to be levied, in default of payment, of his lands and chattels in co. York.

Enrolment of acknowledgment of receipt by Roger son of Robert le Verdenell of York from Richard de Laycestria, citizen and spicer of York, of all the fermes for seven years due to him by the said Richard from a tenement of the said Richard in Marketskyre in York, which formerly belonged to Simon le Sherman, lying between the tenement of John Clervaux on one side, and that of Robert de Garton on the other, and in length from the highway to the land of John Clervaux that John de Selby holds for life, from which tenement the said Richard was bound to pay to the said Roger 30*s.* yearly. Witnesses: Hugh de Myton; John de Selby, 'especer'; William de Horneby; William de Heworth; William de Appelby of York, clerk. Dated at York on 6 May, 1332.

Memorandum, that Roger came into chancery at York, on 5 December, and acknowledged the preceding deed.

1332.

Dec. 12.
York.*Membrane 8d—cont.*

William de Lyndeley acknowledges that he owes to Queen Philippa 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment, acknowledged before Thomas de Brayton by the queen.

Laurence de Castelay acknowledges that he owes to the said queen 5 marks; to be levied, in default of payment, of his lands and chattels in co. York.

MEMBRANE 7d.

Enrolment of deed of Thomas de Wouere of Burton-‘in-the-Clay’ witnessing that whereas Adam son of William de Grenley of Burton-‘in-the-Clay’ has granted to him and Joan his wife for their lives, by a fine levied in the king’s court before Sir William de Herle and his fellows, justices in eyre in co. Nottingham, certain lands, rents and services in Burton-‘in-the-Clay,’ Stratton, and other towns in co. Nottingham, the said Thomas has released to Sir Henry de Edenestowe and Sir Robert his brother and to Sarah their sister for the life of Thomas all rents, services and customs due to him or his wife by reason of the said fine, or by reason of the lands in those towns that belonged to the said William de Grenley in the hands of Thomas and Joan, or by reason of any grant of Adam’s, or otherwise. Witnesses: Ralph de Boselyngthorp; Walter Golias of Stratton; William son of Hugh de Fenton of Burton, and Hugh his brother; Robert de Ragenhull. Dated at Burton-in-the-Clay, on Tuesday before Martinmas, 6 Edward III.

Memorandum, that Thomas came into chancery at York, on 10 December, and acknowledged the preceding deed.

Enrolment of release by Thomas de Outheneby to Sir William de Melton, archbishop of York, of his right in the manor of Aston-in-Morthyng. Witnesses: Sir John de Eland, Sir Edmund de Wasteneys, Sir Ardulph de Wasteneys, knights; Hugh de Totehull, Nicholas de Langeton of York; Henry de Belton; Richard de Alverton; William de Redenesse; William de Friston. Dated at York, on Thursday before St. Lucy, 1332.

Memorandum, that Thomas came into chancery at York, on 11 December, and acknowledged the preceding deed.

Dec. 12.
York.

Robert de Bilkemore, knight, acknowledges that he owes to Thomas de Aledon, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in co. Wilts.

Thomas son of John de Hertford acknowledges that he owes to Richard de Hertford of Brumpton near Northalverton 25 marks; to be levied, in default of payment, of his lands and chattels in co. York.

John Giffard acknowledges that he owes to Master John de Hildesle, parson of Thyngden church, 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment, acknowledged by Robert de Hemymburgh, attorney of John de Hildesle.

John de Molyns acknowledges that he owes to John de Lyle, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Buckingham.

Cancelled on payment.

William son of Marmeduke de Tweng and Ed. son of John de Tweng acknowledge that they owe to William de Roos of Hamelak 80 marks; to be levied, in default of payment, of their lands and chattels in co. York.

1332.

Membrane 7d—cont.

Master John de Hildesle, parson of Thyngden church, puts in his place Robert de Hemyngburgh, clerk, to prosecute the execution of a recognisance for 100 marks, made to him in chancery by John Giffard.

Enrolment of release by Dionisia, late the wife of John son of Thomas de Hertford, to Sir Geoffrey le Scrop, knight, of her claim for dower in all the lands in the town and territory of Bellerby that Geoffrey holds by the grant of the said John. Witnesses: Sir Alexander de Nevill, Sir Thomas de Layton, Sir Thomas de Rokeby, knights; William de Skurveton; Geoffrey de Melsenby; Arnald de Croft. Dated at York, on Friday after St. Nicholas the Bishop, 6 Edward III.

Memorandum, that Dionisia came into chancery at York, on 12 December, and acknowledged the preceding deed.

Enrolment of release by the said Dionisia to Thomas son of John de Hertford of her claim for dower from the lands in Hertford that formerly belonged to her husband, which Thomas holds by grant of the said John. Witnesses: Sir Alexander de Nevill, Sir Thomas de Laton, Sir Thomas de Rokeby, knights; William de Scurveton; Geoffrey de Melsenby; Thomas de Syningthwayt; Peter de Richemund. Dated at Richemund, on Wednesday after St. Lucy, 6 Edward III.

Memorandum, that Dionisia came into chancery at York, on 12 December, and acknowledged the preceding deed.

Enrolment of acknowledgment of receipt by John de Coupeland, executor of the will of Robert de Sancto Audoeno, of 96*l.* from Simon de Waldeby, which Simon owed to Robert by a recognisance made in chancery. Dated at York, on the third of the Ides of December, 6 Edward III.

Memorandum, that John came into chancery at York, on 12 December, and acknowledged the preceding deed.

Enrolment of grant by John de Insula, knight, to John de Molyns of all the lands, rents, services, etc., that he has in Foulmere, co. Buckingham. John de Insula has given a penny to John de Molyns in the name of the seisin of the said enfeoffment made to him. Witnesses: Sir William de Monte Acuto, Sir Nicholas de la Beche; Thomas de la Haye; Gerard de Braybrok; Walter de la Grave; Henry le Poleter; John Sampson; Richard de Hatecombe; Robert de Dacet; John Piers of Foulmere; John de Eddred. Dated at York, on 10 December, 6 Edward III.

Memorandum, that John de Insula came into chancery at York, on 12 December, and acknowledged the preceding deed.

Dec. 13.
York.

Thomas de Ferariis acknowledges that he owes to John de Wodehous 4*l.* 9*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Leicester.

Cancelled on payment.

Richard fitz Simon of Penesthorp acknowledges that he owes to William de la Pole of Kyngeston-upon-Hull 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Norfolk.

Thomas Wake of Lydel acknowledges that he owes to James Nicholas and Bartholomew de Bard[is] and their fellows, merchants of the society of the Bardi of Florence, 500 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment, acknowledged by Dinus Forsetti, merchant of the said society.

Dec. 14.
York.

Roger Bigot acknowledges that he owes to John de Wodehous, clerk, 50*s.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1332.

Membrane 7d—cont.

John de Gedyngton, parson of All Saints' church, Bernewell, in the the diocese of Lincoln, acknowledges that he owes to John de Brotherton, vicar of St. Peter's, York, 18 marks; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. York.

John de Seteryngton of Marton and Herbert de Monketon acknowledge that they owe to William, son of Thomas de Welde, 20 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Richard de Gray of Codenore acknowledges that he owes to William de la Pole of Kyngeston-upon-Hull 40 marks; to be levied, in default of payment, of his lands and chattels in co. Nottingham.

Cancelled on payment.

The same Richard acknowledges that he owes to William, archbishop of York, 300 marks; to be levied, in default of payment, of his lands and chattels in cos. Nottingham and Derby.

Cancelled on payment.

Robert de Riston, parson of Adell church, diocese of York, acknowledges that he owes to the said archbishop 20*l.*; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. York.

William de Felton acknowledges that he owes to John Darcy, 'le cosyn,' 200 marks; to be levied, in default of payment, of his lands and chattels in co. Northumberland.

Baldwin de Frevill, knight, acknowledges that he owes to Richard de Asthull 60*s.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.

Dec. 14.
York.

Thomas de Furnyvall acknowledges that he owes to William de Monte Acuto 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.—Master Robert de Stratford received the acknowledgment.

William de Monte Acuto acknowledges that he owes to Henry, bishop of Lincoln, 1,000 marks; to be levied, in default of payment, of his lands and chattels in co. Lincoln.—The said Robert received the acknowledgment.

Thomas de Furnyvall acknowledges that he owes to Edward de Monte Acuto 300*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.—The said Robert received the acknowledgment.

The said Thomas acknowledges that he owes to Elizabeth de Monte Acuto, daughter of William de Monte Acuto, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. Nottingham.—The said Robert received the acknowledgment.

Enrolment of acknowledgment of receipt by Richard del Haye, clerk, attorney of the aforesaid Elizabeth, from Thomas de Furnyvall, son and heir of Thomas de Furnyvall of Shefeld, the elder, of 40*l.*, which the said Thomas the elder owed to Elizabeth by a recognisance made in the late king's chancery in the 15th year of his reign. Dated at York, on 14 December, 6 Edward III.

Enrolment of acknowledgment of receipt by the said Richard, keeper of Edward de Monte Acuto, son of William de Monte Acuto, from Thomas de Furnyvall, son and heir of Thomas de Furnyvall of Shefeld, the elder, of 300*l.*, which the said Thomas the elder owed to Edward by a recognisance made in the late king's chancery in the 15th year of his reign. Dated at York, 14 December, 6 Edward III.

Memorandum, that Richard came into chancery at York, on 15 December, and acknowledged the preceding deeds.

1332.

MEMBRANE 6d.

Nov. 26. John de Hamby acknowledges that he owes to Henry de Belton, citizen of York, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—Master Robert de Stretford received the acknowledgment.

Cancelled on payment.

Henry de Sothill, knight, acknowledges that he owes to Peter de Saltmarsh, knight, 100 marks; to be levied, in default of payment, of his lands and chattels in co. York.—Master Robert de Stretford received the acknowledgment.

Henry de Sothill, knight, acknowledges that he owes to Gerard de Usflete, knight, 200*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Nov. 27. John de Hegham of Northampton acknowledges that he owes to John de Knaresborough. Turveye 50*l.*; to be levied, in default of payment, of his lands and chattels in co. Northampton.—Master Robert de Stratford received the acknowledgment.

Cancelled on payment.

Dec. 2. To the sheriff of York. Whereas the dean and chapter of St. Peter's, Knaresborough. York, lately made a fine in 20*l.* for quittance from the putures of the justices, keepers, stewards, foresters, and other ministers of Galtres forest, and although the discussion as to whether the said charter shall be annulled is pending before the king and his council because the king learned that the grant may be to his prejudice, nevertheless the sheriff exacts the said 20*l.* from the dean and chapter by summons of the exchequer: the king orders the sheriff to supersede the exaction until the quinzaine of Easter next.

By C.

Dec. 6. Edmund de Tweng acknowledges that he owes to Richard de Snowes- Knaresborough. hull, parson of Huntington church, 10 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

——— Louis, bishop of Durham, puts in his place David de Wolloure and John de Pokelyngton against the archbishop of York in a plea in chancery that the archbishop shall show cause why a certain prohibition, which issued from chancery at the king's suit, ought not to be revoked.—William Denum received the attornment.

Nov. 30. Robert de Sancto Albano, who has long and faithfully served the king and his father, is sent to the abbot and convent of Gorwedon to receive such Knaresborough. maintenance from that house for life as Geoffrey Merman, deceased, had therein at the late king's request.

By p.s. [5947.]

Nov. 25. To Richard de Grey. Whereas the king lately appointed him and others Knaresborough. keepers of cos. Nottingham and Derby and justices of oyer and terminer, and he now learns that several malefactors were placed in exigent to be outlawed by process before them, the king orders Richard to send to him all the rolls, indictments, appeals, and other memoranda, with the names of those who were placed in exigent to be outlawed, with the original writs and all the other things touching the same, whether determined or not, by the octaves of St. Hilary. The king has also ordered the sheriff of the said counties to send all the exigents and other things enjoined upon him by the justices to the king on the said day, so that the king may cause to be done that ought to be done according to law and custom.

By C.

The like to the following:

Thomas Wake of Lydel, late keeper and justice in the East Riding of co. York.

John de Faucumberge, late keeper and justice in the North Riding of co. York.

1332.

Membrane 6d—cont.

Henry de Percy, late keeper and justice in the West Riding of co. York.

Ebulo Lestraunge, late keeper and justice in co. Lincoln.

William de Ros, late keeper and justice in co. Northampton.

Hugh Daudele, late keeper and justice in co. Rutland.

Thomas, earl of Warwick, late keeper and justice in co. Warwick.

Henry, earl of Lancaster, late keeper and justice in co. Leicester.

Dec. 9.
York.

Thomas de Barton, son of John de Barton, knight, acknowledges that he owes to Robert de Beverlaco, parson of Staynegreve church, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment, acknowledged by William de Kirkeby and John de Thorn, chaplain, executors of Robert's will.

Robert de Dighton, parson of Hautwisel church, acknowledges that he owes to Philippa, queen of England, 23 marks; to be levied, in default of payment, of his lands and chattels in co. York.—Master Robert de Stretford received the acknowledgment.

Robert son of Henry de Seleby Waterouses acknowledges that he owes to Jordan de Lokwode 60s.; to be levied, in default of payment, of his lands and chattels in co. York.

Dec. 10.
York.

Robert de Meignill, knight, acknowledges that he owes to John de Crombewell, knight, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Stafford.—Master Robert de Stretford received the acknowledgment.

Cancelled on payment.

Dec. 11.
York.

Laurence Turvey, parson of Den church, diocese of Lincoln, acknowledges that he owes to Master John de Offord 17 marks; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. Lincoln.

Thomas de Pykeryng, knight, acknowledges that he owes to Robert son of Patrick de Culwen 6*l.* 12*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Westmoreland.

Cancelled on payment.

Robert Conestable of Fleynburgh acknowledges that he owes to the prior of Wartre and to William de Redenesse 44*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Thomas son of John de Hertford acknowledges that he owes to Dionisia, late the wife of John de Hertford, 40 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Dec. 12.
York.

Walter de Heselarton, knight, acknowledges that he owes to Gerard son of John Salvayne 120*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Dec. 17.
Kirkham.

Richard Talbot, knight, acknowledges that he owes to Thomas de Evesham, clerk, 20*l.*; to be levied, in default of payment of his lands and chattels in co. Oxford.

Dec. 15.
York.

William de Harewe, for his good service to the king, is sent to the prior and convent of Bridelyngton to receive such maintenance in their house as William de Whetelay, deceased, had therein at the late king's orders.

By p.s. [6005.]

Dec. 17.
Kirkham.

Henry de Kendale, parson of the church of Whityngham-in-Coupland, acknowledges that he owes to John de Wodhous, parson of Earls Barton church, 73*s.* 4*d.*; to be levied, in default of payment, of his lands and chattels in co. Cumberland.

Cancelled on payment.

1332.

Membrane 6d—cont.

Memorandum, that Henry de Croft, knight, came into chancery, on 11 December, and acknowledged himself to be satisfied for 700 marks, which Ranulph de Dacre and Robert Parnyng acknowledged that they owed to him and to William de Clifton, knight, in the second year of the king's reign.

John de Insula, knight, puts in his place Thomas de Evesham and Adam de Braumfeld to prosecute the execution of a recognisance for 40*l.* made to to him in chancery by John de Molyus.

Dec. 18.
Kirkham.

Richard Talebot acknowledges that he owes to Nicholas de Hugate 13*l.*; to be levied, in default of payment, of his lands and chattels in co. Oxford.

Dec. 19.
Kirkham.

Thomas Ughtred, knight, acknowledges that he owes to William de Redenes 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Memorandum, that Master Adam de Ayremynne came into chancery at York, on 10 December, and confessed himself to be satisfied for 10*l.*, which John de Skipton and others acknowledged that they owed to him in the late king's chancery.

1333.

MEMBRANE 5d.

Jan. 2.
Beverley.

Laurence de Elmham, for his good service to the king and his father, is sent to the prior and convent of Derhirst to receive such maintenance in their house for life as John de Holdelond, deceased, had therein at the request of Edward I. By p.s. [6055.]

1332.

MEMBRANE 4d.

Dec. 11.
York.

To S. archbishop of Canterbury. Summons to attend a parliament at Westminster on Wednesday the octaves of St. Hilary next, to which date the parliament, previously summoned for Friday before St. Nicholas last, was prorogued at the petition of those present, because they did not wish to give advice in such arduous affairs in the absence of the archbishop and other prelates and magnates; which petition the king granted, although such delay seemed harmful and dangerous. [*Rep. Dignity of a Peer*. IV. page 418.]

The like to the following:

J. bishop of Winchester and sixteen other bishops.

The abbot of St. Augustine's, Canterbury, and twenty-five other abbots, the prior of Spaldyng, and the prior of Lewes. [*Ibid.*]

To Thomas, earl of Norfolk and marshal of England. Summons, '*mutatis mutandis*,' to attend the above parliament. [*Ibid.*]

The like to the following:

Henry, earl of Lancaster, and three other earls.

John de Moubray and thirty-six others. [*Ibid.*]

Dec. 12.
York.

To the sheriff of Northumberland. Order to hasten, upon sight of these presents, to meet at Twedemouth six persons of Scotland and the men of their household, whom the king has taken into his protection and safe conduct in coming to him in England, staying there, and returning, and to conduct them through his bailiwick to Newcastle-upon-Tyne, together with John de Kyngeston, Thomas de Heton and Robert de Hornclyf, not permitting them to suffer harm in their persons or property. The king has ordered the said John, Thomas, and Robert to make the conduct together with the sheriff.

1332.

Membrane 4d—cont.

The like to L. bishop of Durham for giving the said Scots conduct through the liberties of the bishopric.

Dec. 22.
Kirkham.

Nicholas Torny of Mersk acknowledges that he owes to the abbot of St. Mary's, York, 8*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Robert de Riston, parson of Adell church, diocese of York, acknowledges that he owes to the abbot of Kirkestall 40*l.* 10*s.* 0*d.*; to be levied, in default of payment, of his lands, chattels and ecclesiastical goods in co. York.

Dec. 23.
Beverley.

Thomas Outhred, knight, acknowledges that he owes to William, archbishop of York, 40*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

MEMBRANE 3d.

Nov. 26 (?). To the abbot of Cîteaux. The king, recollecting the harm and damage inflicted on the abbey of Bynedon, in the diocese of Salisbury, by the indiscreet government and detestable presumption of John de Monte Acuto, the late abbot, which abbey was founded by the king's progenitors, has compassion on the state of the abbey and desires to provide for its relief; and although John is amoved from the government of the abbey for his excesses and faults by the sentence of the chapter-general, brother Roger being substituted in his place, the said John has nevertheless entered into possession of the abbey by armed force and taken possession of, and dissipated the goods that he found there, distributing them among his aiders and abettors, whereby Roger and the monks of the abbey are reduced to such want that their dispersal may be feared unless a remedy be speedily found: the king therefore requests the abbot of Cîteaux to order John with the monks, his accomplices, who have not feared to go armed to the scandal of the order, and who are imprisoned in the abbey by reason of their faults, to be transmitted to places far distant, to do perpetual penance, and that the abbot of Cîteaux will ordain that some of the monks of the house shall be sent to other abbeys, to stay there until the estate of the house shall be reformed. As the abbot of Ford, to whom the house of Bynedon is subject by affiliation, encouraged John in his wrong doing, the king requests the abbot of Cîteaux to reserve the said affiliation and the visitation of the house to himself and to commit the visitation to a discreet abbot in whose industry he has confidence.

By p.s.

Dec. 28.
Beverley.

John de Cauntrebury, clerk, came before the king, on Monday after Christmas, and sought to replevy to Giles son of Bartholomew de Badelesmere his land in Draiton, which was taken into the king's hands for his default before the justices of the Bench against Thomas son of John de Picheford. This is signified to the justices.

Memorandum, that on Monday before St. Thomas, the 17 December, Master Robert de Stratford, supplying the place of John, bishop of Winchester, the chancellor, who was then about to set out to Stratford by the king's licence, delivered the great seal, by the king's order, enclosed in a bag sealed with the seal of the said Robert, to Master Henry de Clif, keeper of the rolls of chancery, in his chamber within the enclosure of the monastery of St. Peter, York, where the said Henry then lodged, who received the said seal and caused it to be opened and caused writs *de cursu* to be sealed therewith on Thursday in the chapter of the monastery in the presence of Sir Henry de Edenstowe, Sir Thomas de Baumburgh, Master John de Blebury, and other clerks of chancery, and after the sealing the seal

1332.

Membrane 3d—cont.

remained in the custody of Master Henry, under the seal of Sir Henry de Edenstowe until Friday after Epiphany following, on which day Master Robert returned to York, and the great seal was delivered to him in his chamber in St. Mary's abbey, York, by Master Henry.

Enrolment of release by Robert son of Richard de Shupton to John de Ellerker, the elder, of his right in 9 messuages, 3 tofts, 14 bovates and 14 acres of land, and 11*d.* rent in Thoraldethorp, and in all the lands that John holds by the gift and enfeoffment of Richard Paytevyn in that town, which tenements Richard lately recovered by an assize of novel disseisin arramed by writ of the late king before John de Donecastria and his fellows, justices of assize in co. York, against the said Robert and others. Witnesses: Robert de Haldanby; Thomas de Gairgrave, clerk; Nicholas de Staunford; Peter del Chirche; Adam de Beleby. Dated at York, on Saturday the feast of St. Stephen, 6 Edward III.

Memorandum, that Robert came into chancery at York, on 11 January, and acknowledged the preceding deed.

Enrolment of release by Robert son of Richard de Shupton to Robert son of Juliana and John de Ellerker, the elder, and the heirs of the said John of his right in a messuage, a bakehouse, and a bovat and 6 acres 3 roods of land in Thoraldethorp, which formerly belonged to Richard Paytevyn, and which the said Robert son of Juliana holds for life of the demise of the said John, the reversion whereof pertains to John and his heirs. Witnesses and date as above.

Memorandum, that Robert came into chancery at York, on 11 January, and acknowledged the preceding deed.

Memorandum, that Master Henry de Clif, clerk, and Master Reymund Pelegrini, proctor in England of Gaucelin, cardinal bishop of Albano, granted in chancery at York, on 12 January, that a certain recognisance for 120 marks made to the said Henry and Reymund in chancery by Robert Lascy, John Haye, and Hugh Lascy, shall be withdrawn.

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Jan. 18.
Pocklington.

John son of John de Grantham of York acknowledges that he owes to Thomas son of John de Grantham of York 6 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Nicholas de Langton of York acknowledges that he owes to Anketin Salvayn, knight, 20 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

1332.

Dec. 15.
Beverley.

John Mauleverer, knight, acknowledges that he owes to Queen Philippa 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.—Master Robert de Stratford received the acknowledgment.

Cancelled on payment, acknowledged by the bishop of Norwich by writ.

1333.

Jan. 10.
Burstwick.

Roger de Gillyng, parson of Haukeswell church, in the diocese of York, William de Gillyng his brother, and John son of Thomas de Barneby acknowledge that they owe to Simon Gower, citizen of York, 40*l.*; to be levied, in default of payment, of their lands and chattels and ecclesiastical goods in co. York.

Cancelled on payment.

Jan. 7.
Burstwick.

To the sheriff of York. Order to supersede the demand for 100*s.* on John Mauleverer for divers debts for the king's use, upon his finding security to

1333.

Membrane 2d—cont.

answer to the king therefor at the sheriff's next proffer at the exchequer, unless he can then show that he ought to be discharged thereof, as he asserts that he has tallies and evidence whereby he ought to be discharged of this sum.

Jan. 12. John Haie acknowledges that he owes to Master Henry de Clif and
Burstwick. Master Reymund Pelegrini, proctors in England of cardinal Gaucelin, 116 marks; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Enrolment of grant by Henry de Clif, clerk, and Reymund Pelegrini to John Haie that the preceding recognisance shall be cancelled upon payment of 58 marks at the terms specified in the recognisance, paying half of the amount due at each term, to be paid at York to the said Henry and Reymund or to the merchants of the society of the Bardi of Florence, or of the society of the Peruzzi. Dated at York, 12 January, 6 Edward III.

Memorandum, that Henry and Reymund came into chancery at York, on 12 January, and acknowledged the preceding deed.

Jan. 10. John Teysant, the king's yeoman, is sent to the abbot and convent of
Burstwick. Sherbourn, in consideration of his good service, to receive such maintenance in that house as Richard le Sauser, deceased, had therein at the late king's request.
By p.s. [6061.]

Richard Whitoc, butler of the king's household, who has long and faithfully served the king, is sent to the abbot and convent of Stanley to receive such maintenance in their house for life as Richard le Sauser, deceased, had therein at the late king's request.

Jan. 16. Thomas Procuratour of Ulvedale came before the king, on Saturday after
Burstwick. St. Hilary last, and sought to replevy his land in Lawe Irby, which was taken into the king's hands for his default before the justices of the Bench against Peter de Middleton. This is signified to the justices.

Jan. 17. John Hay of Iverthorp and Richard Lasey of Fraysthorp acknowledge
Burstwick. that they owe to Peter de Saltmerssh, knight, 100*l.*; to be levied, in default of payment, of their land and chattels in co. York.

Cancelled on payment.

Jan. 20. William de Reygate acknowledges that he owes to William, archbishop
York. of York, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Jan. 21. Thomas Fox, parson of the church of Gillyng-in-Rydale, acknowledges
York. that he owes to Robert de Beverlaco, parson of Steyngreve church, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Walter Flemyng, parson of the church of Appelton-in-Rydale, acknowledges that he owes to Thomas Fox, parson of the church of Gillyng-in-Rydale, 20*l.*; to be levied, in default of payment, of his lands and chattels in co. York.

Cancelled on payment.

Thomas de Abyndon, clerk, acknowledges that he owes to Master Robert de Ayleston, clerk, 10*l.*; to be levied, in default of payment, of his lands and chattels in co. Kent.

Cancelled on payment, acknowledged by Master John de Ayleston, executor of Robert's will.

Jan. 22. Nicholas le Segerstanman and Ellen his wife and John son of Adam le
York. Mouner of Wygeton came before the king, on Friday after SS. Fabian and

1333.

Membrane 2d—cont.

Sebastian last, and sought to replevy their land in Wygeton, which was taken into the king's hands for their default before the justices of the Bench against Adam son of Ranulph de Wygeton. This is signified to the justices.

Hugh son of Henry de Gunston acknowledges that he owes to Roger le Wyn 20*l.*; to be levied, in default of payment, of his lands and chattels in co. Derby.

William Maheu of Langtoft and Roger Spenser of Langtoft acknowledge that they owe to Robert de Estthorp of Boulton 40*l.*; to be levied, in default of payment, of their lands and chattels in co. York.

Enrolment of release by William le Warde of Wridelyngton to Robert de Walkefare, knight, of his right in all the lands in Isselham that Robert recovered against Robert le Warde, father of the said William, by writ of right in the court of the abbot of Shrewsbury. Witnesses: Robert de Lisle, Robert de Daventre, and Geoffrey de Werberton, knights; John de Charryngwerth; Warin de Bassyngbourn; William de Caithorp; Thomas But. Dated at York, on Friday after St. Agnes the Virgin, 6 Edward III.

Memorandum, that the said William came into chancery at York, on 23 January, and acknowledged the preceding deed.

Jan. 24.
York.

John de Dynelay and John de Copplay acknowledge that they owe to Thomas de Metham, knight, 10*l.*; to be levied, in default of payment, of their lands and chattels in co York.

Ralph Clement, vicar of Whitekirk church, and Robert de Ousthorp acknowledge that they owe to Robert le Tailloure of Kelkefeld 12 marks; to be levied, in default of payment, of their lands and chattels in co. York.

Cancelled on payment.

Jan. 19.
York.

To the abbot and convent of St. Albaus. Whereas the king lately sent his surgeon, Master Roger de Heyton to them, in consideration of his good service, to receive such maintenance in their house as John le Squiller, deceased, had therein by the late king's order, and they have done nothing concerning the order, as Roger has informed the king; the king therefore repeats the former order, any order to the contrary notwithstanding. If there be any reason why they should not obey it, they are to certify the king thereof.

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CALENDAR OF THE CLOSE ROLLS OF THE REIGN OF EDWARD II. Vol. IV. 1323-1327.

CALENDAR OF THE CLOSE ROLLS OF THE REIGN OF EDWARD III. Vols. II. and III.

CALENDAR OF LETTERS AND PAPERS, FOREIGN AND DOMESTIC, OF THE REIGN OF HENRY VIII., preserved in the Public Record Office, the British Museum, &c. *Edited by* JAMES GAIRDNER and ROBERT H. BRODIE. Vol. XVI.

CALENDAR OF STATE PAPERS, relating to ENGLISH AFFAIRS, preserved in the Archives of Venice, &c. *Edited by* HORATIO F. BROWN. Vol. X.

CALENDAR of entries in the PAPAL REGISTERS, illustrating the History of Great Britain and Ireland. *Edited by* W. H. BLISS, B.C.L., and J. A. TWENLOW, M.A. Papal Letters. Vol. IV. 1362, &c.

CALENDAR OF STATE PAPERS, DOMESTIC SERIES, OF THE REIGN OF CHARLES II. Vol. XIII. 1672. *Edited by* F. H. BLACKBURNE DANIELL, M.A.

CALENDAR OF STATE PAPERS, DOMESTIC SERIES, OF THE REIGN OF WILLIAM III. Vol. III. *Edited by* W. J. HARDY, F.S.A.

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ACTS OF THE PRIVY COUNCIL OF ENGLAND, New Series, Vol. XVII. *Edited by* JOHN ROCHE DASENT, C.B., M.A., Barrister-at-Law.

PUBLIC RECORD OFFICE.

LISTS AND INDEXES.

The object of these publications is to make the contents of the Public Record Office more easily available. In conjunction with the Calendars, they will, in course of time, form a catalogue of the National Archives, as explained in the Fifty-first Report of the Deputy Keeper of the Records (page 10).

- No. I. Index of ANCIENT PETITIONS of the Chancery and the Exchequer. 1892. Price 9s. 6d.
- No. II. List and Index of DECLARED ACCOUNTS from the Pipe Office and the Audit Office. 1893. Price 15s.
- No. III. List of volumes of STATE PAPERS (Great Britain and Ireland), Part I., A.D. 1547-1760. 1894. Price 6s. 6d.
- No. IV. List of PLEA ROLLS. 1894. Price 7s.
- No. V. List of MINISTERS' ACCOUNTS preserved in the Public Record Office. Part I. 1894. Price 16s.
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- No. VII. Index of CHANCERY PROCEEDINGS, Series II. A.D. 1558-1579. 1896. Price 14s.
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In the Press.

List of ENROLLED ACCOUNTS.

List of proceedings with regard to CHARITABLE USES.

In Progress.

Index of EARLY CHANCERY PROCEEDINGS.

List of ANCIENT ACCOUNTS.

List of SURVEYS, RENTALS, &c.

THE CHRONICLES AND MEMORIALS OF GREAT BRITAIN AND IRELAND DURING THE MIDDLE AGES.

[ROYAL 8VO. *Price* 10s. each Volume or Part.]

On 25 July 1822, the House of Commons presented an address to the Crown, stating that the editions of the works of our ancient historians were inconvenient and defective; that many of their writings still remained in manuscript, and, in some cases, in a single copy only. They added, "that an uniform and convenient edition of the whole, published under His Majesty's royal sanction, would be an undertaking honourable to His Majesty's reign, and conducive to the advancement of historical and constitutional knowledge; that the House therefore humbly besought His Majesty, that He would be graciously pleased to give such directions as His Majesty, in His wisdom, might think fit, for the publication of a complete edition of the ancient historians of this realm."

The Master of the Rolls, being very desirous that effect should be given to the resolution of the House of Commons, submitted to Her Majesty's Treasury in 1857 a plan for the publication of the ancient chronicles and memorials of the United Kingdom, and it was adopted accordingly.

Of the Chronicles and Memorials, the following volumes have been published. They embrace the period from the earliest time of British history down to the end of the reign of Henry VII.

1. *THE CHRONICLES OF ENGLAND*, by JOHN CAPGRAVE. *Edited by* the REV. F. C. HINGESTON, M.A. 1858.

Capgrave's Chronicle extends from the creation of the world to the year 1417. As a record of the language spoken in Norfolk (being written in English), it is of considerable value.

2. *CHRONICON MONASTERII DE ABINGDON*. Vols. I. and II. *Edited by* the REV. JOSEPH STEVENSON, M.A., Vicar of Leighton Buzzard. 1858.

This Chronicle traces the history of the monastery from its foundation by King Ina of Wessex, to the reign of Richard I. The author had access to the title deeds of the house, and incorporates into his history various charters of the Saxon kings, of great importance as illustrating not only the history of the locality but that of the kingdom.

3. *LIVES OF EDWARD THE CONFESSOR*. I.—*La Estoire de Saint Aedward le Rei*. II.—*Vita Beati Edvardi Regis et Confessoris*. III.—*Vita Æduardi Regis qui apud Westmonasterium requiescit*. *Edited by* HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, Cambridge. 1858.

The first is a poem in Norman French, probably written in 1245. The second is an anonymous poem, written between 1440 and 1450, which is mainly valuable as a specimen of the Latin poetry of the time. The third, also by an anonymous author, was apparently written between 1066 and 1074.

4. *MONUMENTA FRANCISCANA*. Vol. I.—*Thomas de Eccleston de Adventu Fratrum Minorum in Angliam. Adæ de Marisco Epistolæ. Registrum Fratrum Minorum Londoniæ*, *Edited by* J. S. BREWER, M.A., Professor of English Literature, King's College, London. Vol. II.—*De Adventu Minorum*; re-edited, with additions. Chronicle of the Grey Friars. The ancient English version of the Rule of St. Francis. *Abbreviatio Statutorum*, 1451, &c. *Edited by* RICHARD HOWLETT, Barrister-at-Law. 1858, 1882.

The first volume contains original materials for the history of the settlement of the order of St. Francis in England, the letters of Adam de Marisco, and other papers. The second volume contains materials found since the first volume was published.

5. *FASCICULI ZIZANIORUM MAGISTRI JOHANNIS WYCLIF CUM TRITICO*. Ascribed to THOMAS NETTER, of WALDEN, Provincial of the Carmelite Order in England, and Confessor to King Henry the Fifth. *Edited by the Rev. W. W. SHIRLEY, M.A., Tutor and late Fellow of Wadham College, Oxford.* 1858.

This work gives the only contemporaneous account of the rise of the Lollards.

6. *THE BUIK OF THE CRONICLIS OF SCOTLAND; or, A Metrical Version of the History of Hector Boece*; by WILLIAM STEWART. Vols. I.—III. *Edited by W. B. TURNBULL, Barrister-at-Law.* 1858.

This is a metrical translation of a Latin Prose Chronicle, written in the first half of the 16th century. The narrative begins with the earliest legends and ends with the death of James I. of Scotland, and the "evil ending of the traitors that slew him." The peculiarities of the Scottish dialect are well illustrated in this version.

7. *JOHANNIS CAPGRAVE LIBER DE ILLUSTRIBUS HENRICIS*. *Edited by the Rev. F. C. HINGESTON, M.A.* 1858.

The first part relates only to the history of the Empire from the election of Henry I. the Fowler, to the end of the reign of the Emperor Henry VI. The second part is devoted to English history, from the accession of Henry I. in 1100, to 1446, which was the twenty-fourth year of the reign of Henry VI. The third part contains the lives of illustrious men who have borne the name of Henry in various parts of the world.

8. *HISTORIA MONASTERII S. AUGUSTINI CANTUARIENSIS* by THOMAS OF ELMHAM, formerly Monk and Treasurer of that Foundation. *Edited by CHARLES HARDWICK, M.A., Fellow of St. Catharine's Hall, and Christian Advocate in the University of Cambridge.* 1858.

This history extends from the arrival of St. Augustine in Kent until 1191.

9. *EULOGIUM (HISTORIARUM SIVE TEMPORIS); Chronicon ab Orbe condito usque ad Annum Domini 1366; a monacho quodam Malmesbiriensi exaratum*. Vols. I.—III. *Edited by F. S. HAYDON, B.A.* 1858-1863.

This is a Latin Chronicle extending from the Creation to the latter part of the reign of Edward III., written by a monk of Malmesbury, with a continuation to the year 1413.

10. *MEMORIALS OF HENRY THE SEVENTH; Bernardi Andreae Tholosatis Vita Regis Henrici Septimi; necnon alia quædam ad eundem Regem spectantia*. *Edited by JAMES GAIRDNER.* 1858.

The contents of this volume are—(1) a life of Henry VII., by his poet Laureate and historiographer, Bernard André, of Toulouse, with some compositions in verse, of which he is supposed to have been the author; (2) the journals of Roger Machado during certain embassies to Spain and Brittany, the first of which had reference to the marriage of the King's son, Arthur, with Catharine of Arragon; (3) two curious reports by envoys sent to Spain in 1505 touching the succession to the Crown of Castile, and a project of marriage between Henry VII. and the Queen of Naples; and (4) an account of Philip of Castile's reception in England in 1506. Other documents of interest are given in an appendix.

11. *MEMORIALS OF HENRY THE FIFTH. I.—Vita Henrici Quinti, Roberto Redmanno auctore. II.—Versus Rhythmici in laudem Regis Henrici Quinti. III.—Elmhami Liber Metricus de Henrico V.* *Edited by CHARLES A. COLE.* 1858.

12. *MUNIMENTA GILDHALLÆ LONDONIENSIS; Liber Albus, Liber Custumarum, et Liber Horn, in archivis Gildhallæ asservati. Vol. I., Liber Albus. Vol. II (in Two Parts), Liber Custumarum. Vol. III., Translation of the Anglo-Norman Passages in Liber Albus, Glossaries, Appendices, and Index.* *Edited by HENRY THOMAS RILEY, M.A., Barrister-at-Law.* 1859-1862.

The *Liber Albus*, compiled by John Carpenter, Common Clerk of the City of London in the year 1419, gives an account of the laws, regulations, and institutions of that City in the 12th, 13th, 14th, and early part of the 15th centuries. The *Liber Custumarum* was compiled in the early part of the 14th century during the reign of Edward I. It also gives an account of the laws, regulations, and institutions of the City of London in the 12th, 13th, and early part of the 14th centuries.

13. *CHRONICA JOHANNIS DE OXENEDES*. *Edited by SIR HENRY ELLIS, K.H.,* 1859.

Although this Chronicle tells of the arrival of Hengist and Horsa, it substantially begins with the reign of King Alfred, and comes down to 1292. It is particularly valuable for notices of events in the eastern portions of the Kingdom.

14. A COLLECTION OF POLITICAL POEMS AND SONGS RELATING TO ENGLISH HISTORY, FROM THE ACCESSION OF EDWARD III. TO THE REIGN OF HENRY VIII. Vols. I. and II. *Edited by* THOMAS WRIGHT, M.A. 1859-1861.
15. The "OPUS TERTIUM," "OPUS MINUS," &c. of ROGER BACON. *Edited by* J. S. BREWER, M.A., Professor of English Literature, King's College, London. 1859.
16. BARTHOLOMÆI DE COTTON, MONACHI NORWICENSIS, HISTORIA ANGLICANA; 449-1298; necnon ejusdem Liber de Archiepiscopis et Episcopis Angliæ. *Edited by* HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, Cambridge, 1859.
17. BRUT Y TYWYSOGION; or, The Chronicle of the Princes of Wales. *Edited by* the REV. JOHN WILLIAMS AB ITHEL, M.A. 1860.

This work, written in the ancient Welsh language, begins with the abdication and death of Cædwala at Rome, in the year 681, and continues the history down to the subjugation of Wales by Edward I., about the year 1282.
18. A COLLECTION OF ROYAL AND HISTORICAL LETTERS DURING THE REIGN OF HENRY IV. 1399-1404. *Edited by* the Rev. F. C. HINGESTON, M.A. of Exeter College, Oxford. 1860.
19. THE REPRESSOR OF OVER MUCH BLAMING OF THE CLERGY. By REGINALD PECOCK, sometime Bishop of Chichester. Vols. I. and II. *Edited by* the Rev. CHURCHILL BABINGTON, B.D., Fellow of St. John's College, Cambridge. 1860.

The "Repressor" may be considered the earliest piece of good theological disquisition of which our English prose literature can boast. The author was born about the end of the fourteenth century, consecrated Bishop of St. Asaph in the year 1444, and translated to the see of Chichester in 1450. His work is interesting chiefly because it gives a full account of the views of the Lollards, and it has great value for the philologist.
20. ANNALES CAMBRIÆ. *Edited by* the Rev. JOHN WILLIAMS AB ITHEL, M.A. 1860.

These annals, which are in Latin, commence in 447, and come down to 1288. The earlier portion appears to be taken from an Irish Chronicle used by Tigernach, and by the compiler of the Annals of Ulster.
21. THE WORKS OF GIRALDUS CAMBRENSIS. Vols. I.-IV. *Edited by* the Rev. J. S. BREWER, M.A., Professor of English Literature, King's College, London. Vols. V.-VII. *Edited by* the Rev. JAMES F. DIMOCK, M.A., Rector of Barnburgh, Yorkshire. Vol. VIII. *Edited by* GEORGE F. WARNER, M.A., of the Department of MSS., British Museum. 1861-1891.

These volumes contain the historical works of Gerald du Barry, who lived in the reigns of Henry II., Richard I., and John. His works are of a very miscellaneous nature, both in prose and verse, and are remarkable for the anecdotes which they contain. The *Topographia Hibernica* (in Vol. V.) is the result of Giraldus' two visits to Ireland, the first in 1183, the second in 1185-6, when he accompanied Prince John into that country. The *Expugnatio Hibernica* was written about 1188, and may be regarded rather as a great epic than a sober relation of acts occurring in his own days. Vol. VI. contains the *Itinerarium Cambriæ et Descriptio Cambriæ*; and Vol. VII., the lives of S. Remigius and S. Hugh. Vol. VIII. contains the Treatise *De Principum Instructione*, and an Index to Vols. I.-IV. and VIII.
22. LETTERS AND PAPERS ILLUSTRATIVE OF THE WARS OF THE ENGLISH IN FRANCE DURING THE REIGN OF HENRY THE SIXTH, KING OF ENGLAND, Vol. I., and Vol. II. (in Two Parts). *Edited by* the Rev. JOSEPH STEVENSON, M.A., Vicar of Leighton Buzzard. 1861-1864.
23. THE ANGLO-SAXON CHRONICLE, ACCORDING TO THE SEVERAL ORIGINAL AUTHORITIES. Vol. I. Original Texts. Vol. II., Translation. *Edited and translated by* BENJAMIN THORPE, Member of the Royal Academy of Sciences at Munich, and of the Society of Netherlandish Literature at Leyden. 1861.

There are at present six independent manuscripts of the Saxon Chronicle, ending in different years, and written in different parts of the country. In this edition, the text of each manuscript is printed in columns on the same page, so that the student may see at a glance the various changes which occur in orthography.

24. **LETTERS AND PAPERS ILLUSTRATIVE OF THE REIGNS OF RICHARD III. AND HENRY VII.** Vols. I. and II. *Edited by* JAMES GARDINER. 1861-1863.

The principal contents of the volumes are some diplomatic Papers of Richard III., correspondence between Henry VII. and Ferdinand and Isabella of Spain; documents relating to Edmund de la Pole, Earl of Suffolk; and a portion of the correspondence of James IV. of Scotland.

25. **LETTERS OF BISHOP GROSSETESTE.** *Edited by* the Rev. HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, Cambridge. 1861.

The letters of Robert Grosseteste range in date from about 1210 to 1253, and relate to matters connected not only with the political history of England during the reign of Henry III., but with its ecclesiastical condition. They refer especially to the diocese of Lincoln, of which Grosseteste was bishop.

26. **DESCRIPTIVE CATALOGUE OF MANUSCRIPTS RELATING TO THE HISTORY OF GREAT BRITAIN AND IRELAND.** Vol. I. (in Two Parts); *Anterior to the Norman Invasion.* (*Out of Print.*) Vol. II.; 1066-1200. Vol. III.; 1200-1327. *By* SIR THOMAS DUFFUS HARDY, D.C.L., Deputy Keeper of the Records. 1862-1871.

The object of this work is to publish notices of all known sources of British history, both printed and unprinted, in one continued sequence. The materials, when historical (as distinguished from biographical), are arranged under the year in which the latest event is recorded in the chronicle or history, and not under the period in which its author, real or supposed, flourished. Biographies are enumerated under the year in which the person commemorated died, and not under the year in which the life was written. A brief analysis of each work has been added when deserving it, in which original portions are distinguished from mere compilations. A biographical sketch of the author of each piece has been added, and a brief notice of such British authors as have written on historical subjects.

27. **ROYAL AND OTHER HISTORICAL LETTERS ILLUSTRATIVE OF THE REIGN OF HENRY III.** Vol. I., 1216-1235. Vol. II., 1236-1272. *Selected and edited by* the Rev. W. W. SHIRLEY, D.D., Regius Professor of Ecclesiastical History, and Canon of Christ Church, Oxford. 1862-1866.

28. **CHRONICA MONASTERII S. ALBANI.—1. THOMÆ WALSINGHAM HISTORIA ANGLICANA**; Vol. I., 1272-1381; Vol. II., 1381-1422. **2. WILLELMI RISHANGER CHRONICA ET ANNALES**, 1259-1307. **3. JOHANNIS DE TROKELowe ET HENRICI DE BLANEFORDE CHRONICA ET ANNALES** 1259-1296; 1307-1324; 1392-1406. **4. GESTA ABBATUM MONASTERII S. ALBANI**, A THOMÆ WALSINGHAM, REGNANTE RICARDO SECUNDO, EJUSDEM ECCLESİÆ PRÆCENTORE, COMPILATA; Vol. I., 793-1290; Vol. II., 1290-1349; Vol. III., 1349-1411. **5. JOHANNIS AMUNDESHAM, MONACHI MONASTERII S. ALBANI, UT VIDETUR, ANNALES**; Vols. I. and II. **6. REGISTRA QUORUNDAM ABBATUM MONASTERII S. ALBANI, QUI SÆCULO XV^{mo} FLORUERE**; Vol. I., REGISTRUM ABBATİE JOHANNIS WHETHAMSTEDE, ABBATIS MONASTERII SANCTI ALBANI, ITERUM SUSCEPTÆ; ROBERTO BLAKENEY, CAPELLANO, QUONDAM ADSSCRIPTUM; Vol. II., REGISTRA JOHANNIS WHETHAMSTEDE, WILLELMI ALBON, ET WILLELMI WALINGFORDE, ABBATUM MONASTERII SANCTI ALBANI, CUM APPENDICE, CONTINENTE QUASDAM EPISTOLAS A JOHANNES WHETHAMSTEDE CONSCRIPTAS. **7. YPODIGMA NEUSTRIÆ A THOMÆ WALSINGHAM, QUONDAM MONACHO MONASTERII S. ALBANI, CONSCRIPTUM.** *Edited by* HENRY THOMAS RILEY, M.A., Barrister-at-Law. 1863-1876.

In the first two volumes is a History of England, from the death of Henry III. to the death of Henry V., by Thomas Walsingham, Precentor of St. Albans.

In the 3rd volume is a Chronicle of English History, attributed to William Rishanger, who lived in the reign of Edward I.: an account of transactions attending the award of the kingdom of Scotland to John Balliol, 1291-1293, also attributed to William Rishanger, but on no sufficient ground: a short Chronicle of English History, 1292 to 1300, by an unknown hand: a short Chronicle, Willelmi Rishanger Gesta Edwardi Primi, Regis Angliæ, with Annales Regum Angliæ, probably by the same hand: and fragments of three Chronicles of English History, 1285 to 1307.

In the 4th volume is a Chronicle of English History, 1259 to 1296: Annals of Edward II., 1307 to 1323, by John de Trokelowe, a monk of St. Albans, and a continuation of Trokelowe's Annals, 1323, 1324, by Henry de Blaneforde: a full Chronicle of English History, 1392 to 1406 and an account of the benefactors of St. Albans, written in the early part of the 15th century.

The 5th, 6th, and 7th volumes contain a history of the Abbots of St. Albans, 793 to 1411, mainly compiled by Thomas Walsingham, with a Continuation.

The 8th and 9th volumes, in continuation of the Annals, contain a Chronicle, probably of John Amundesham, a monk of St. Albans.

The 10th and 11th volumes relate especially to the acts and proceedings of Abbots Whethamstede, Albon, and Wallingford.

The 12th volume contains a compendious History of England to the reign of Henry V. and of Normandy in early times, also by Thomas Walsingham, and dedicated to Henry V.

29. *CHRONICON ABBATIE EVESHAMENSIS, AUCTORIBUS DOMINICO PRIORE EVESHAMLE ET THOMA DE MARLEBERGE ABBATE, A FUNDATIONE AD ANNUM 1213, UNA CUM CONTINUATIONE AD ANNUM 1418.* Edited by the Rev. W. D. MACRAY, Bodleian Library, Oxford. 1863.

The Chronicle of Evesham illustrates the history of that important monastery from about 690 to 1418. Its chief feature is an autobiography, which makes us acquainted with the inner daily life of a great abbey. Interspersed are many notices of general, personal, and local history.

30. *RICARDI DE CIRENCESTRIA SPECULUM HISTORIALE DE GESTIS REGUM ANGLIÆ.* Vol. I., 447-871. Vol. II., 872-1066. Edited by JOHN E. B. MAYOR, M.A., Fellow of St. John's College, Cambridge. 1863-1869.

Richard of Cirencester's history, in four books, extends from 447 to 1066. It gives many charters in favour of Westminster Abbey, and a very full account of the lives and miracles of the saints, especially of Edward the Confessor, whose reign occupies the fourth book. A treatise on the Coronation, by William of Sudbury, a monk of Westminster, fills book ii. c. 3.

31. *YEAR BOOKS OF THE REIGNS OF EDWARD THE FIRST AND EDWARD THE THIRD.* Years 20-21, 21-22, 30-31, 32-33, and 33-35 Edw. I.; and 11-12 Edw. III. Edited and translated by ALFRED JOHN HORWOOD, Barrister-at-Law Years 12-13, 13-14, 14, 14-15, 15 and 16 Edward III. Edited and translated by LUKE OWEN PIKE, M.A., Barrister-at-Law. 1863-1896.

The "Year Books" are the earliest of our Law Reports. They contain matter not only of practical utility to lawyers in the present day, but also illustrative of almost every branch of history, while for certain philological purposes they hold a position absolutely unique.

32. *NARRATIVES OF THE EXPULSION OF THE ENGLISH FROM NORMANDY, 1449-1450.*—Robertus Blondelli de Reductione Normanniæ: Le Recouvrement de Normandie, par Berry, Hérault du Roy: Conférences between the Ambassadors of France and England. Edited by the Rev. JOSEPH STEVENSON, M.A. 1863.

33. *HISTORIA ET CARTULARIUM MONASTERII S. PETRI GLOUCESTRÆ.* Vols. I., II., and III. Edited by W. H. HART, F.S.A., Membre Correspondant de la Société des Antiquaires de Normandie. 1863-1867.

34. *ALEXANDRI NECKAM DE NATURIS RERUM LIBRI DUO; with NECKAM'S POEM, DE LAUDIBUS DIVINÆ SAPIENTIÆ.* Edited by THOMAS WRIGHT, M.A. 1863.

In the *De Naturis Rerum* are to be found what may be called the rudiments of many sciences mixed up with much error and ignorance. Neckam had his own views in morals, and in giving us a glimpse of them, as well as of his other opinions, he throws much light upon the manners, customs, and general tone of thought prevalent in the twelfth century.

35. *LEECHDOMS, WORTCUNNING, AND STARCRAFT OF EARLY ENGLAND; being a Collection of Documents illustrating the History of Science in this Country before the Norman Conquest.* Vols. I.-III. Collected and edited by the Rev. T. OSWALD COCKAYNE, M.A. 1864-1866.

36. *ANNALES MONASTICI.* Vol. I.:—Annales de Margan, 1066-1232; Annales de Theokesberia, 1066-1263; Annales de Burton, 1004-1263. Vol. II.:—Annales Monasterii de Wintonia, 519-1277; Annales Monasterii de Waverleia, 1-1291. Vol. III.:—Annales Prioratus de Dunstaplia, 1-1297. Annales Monasterii de Bermundeseia, 1042-1432. Vol. IV.:—Annales Monasterii de Oseneia, 1016-1347; Chronicon vulgo dictum Chronicon Thomæ Wykes, 1066-1289; Annales Prioratus de Wigornia, 1-1377. Vol. V.:—Index and Glossary. Edited by HENRY RICHARDS LUARD, M.A., Fellow and Assistant Tutor of Trinity College, and Registry of the University, Cambridge. 1864-1869.

The present collection embraces chronicles compiled in religious houses in England during the thirteenth century. These distinct works are ten in number. The extreme period which they embrace ranges from the year 1 to 1432.

37. *MAGNA VITA S. HUGONIS EPISCOPI LINCOLNIENSIS*. Edited by the Rev. JAMES F. DIMOCK, M.A., Rector of Barnburgh, Yorkshire. 1864.

This work is valuable, not only as a biography of a celebrated ecclesiastic but as the work of a man, who, from personal knowledge, gives notices of passing events, as well as of individuals who were then taking active part in public affairs.

38. *CHRONICLES AND MEMORIALS OF THE REIGN OF RICHARD THE FIRST*. Vol. I. :—*ITINERARIUM PEREGRINORUM ET GESTA REGIS RICARDI*. Vol. II. :—*EPISTOLÆ CANTUARIENSES*; the Letters of the Prior and Convent of Christ Church, Canterbury; 1187 to 1199. Edited by the Rev. WILLIAM STUBBS, M.A., Vicar of Navestock, Essex, and Lambeth Librarian. 1864-1865.

The authorship of the Chronicle in Vol. I., hitherto ascribed to Geoffrey Vinesauf, is now more correctly ascribed to Richard, Canon of the Holy Trinity of London.

The letters in Vol. II., written between 1187 and 1199, had their origin in a dispute which arose from the attempts of Baldwin and Hubert, archbishops of Canterbury, to found a college of secular canons, a project which gave great umbrage to the monks of Canterbury.

39. *RECUEIL DES CRONIQUES ET ANCIENNES ISTORIES DE LA GRANT BRETAGNE A PRESENT NOMME ENGLETERRE*, par JEHAN DE WAURIN. Vol. I. Albina to 688. Vol. II., 1399-1422. Vol. III., 1422-1431. Edited by WILLIAM HARDY, F.S.A. 1864-1879. Vol. IV., 1431-1447. Vol. V., 1447-1471. Edited by Sir WILLIAM HARDY, F.S.A., and EDWARD L. C. P. HARDY, F.S.A. 1884-1891.

40. *A COLLECTION OF THE CHRONICLES AND ANCIENT HISTORIES OF GREAT BRITAIN, NOW CALLED ENGLAND*, by JOHN DE WAURIN. Vol. I., Albina to 668. Vol. II., 1399-1422. Vol. III., 1422-1431. (Translations of the preceding Vols. I., II., and III.) Edited and translated by Sir WILLIAM HARDY, F.S.A., and EDWARD L. C. P. HARDY, F.S.A. 1864-1891.

41. *POLYCHRONICON RANULPHI HIGDEN*, with Trevisa's Translation. Vols. I. and II. Edited by CHURCHILL BABINGTON, B.D., Senior Fellow of St. John's College, Cambridge. Vols. III.-IX. Edited by the Rev. JOSEPH RAWSON LUMBY, D.D., Norrisian Professor of Divinity, Vicar of St. Edward's, Fellow of St. Catharine's College, and late Fellow of Magdalene College, Cambridge. 1865-1886.

This chronicle begins with the creation, and is brought down to the reign of Edward III. It enables us to form a very fair estimate of the knowledge of history and geography which well-informed readers of the fourteenth and fifteenth centuries possessed, for it was then the standard work on general history.

The two English translations, which are printed with the original Latin, afford interesting illustrations of the gradual change of our language, for one was made in the fourteenth century, the other in the fifteenth.

42. *LE LIVRE DE REIS DE BRITTANIE E LE LIVRE DE REIS DE ENGLETERE*. Edited by the Rev. JOHN GLOVER, M.A., Vicar of Brading, Isle of Wight, formerly Librarian of Trinity College, Cambridge. 1865.

These two treatises are valuable as careful abstracts of previous historians. Some various readings are given which are interesting to the philologist as instances of semi-Saxonised French.

43. *CHRONICA MONASTERII DE MELSA AB ANNO 1150 USQUE AD ANNUM 1406*, Vols. I.-III. Edited by EDWARD AUGUSTUS BOND, Assistant Keeper of Manuscripts, and Egerton Librarian, British Museum. 1866-1868.

The Abbey of Meaux was a Cistercian house, and the work of its abbot is a faithful and often minute record of the establishment of a religious community, of its progress in forming an ample revenue, of its struggles to maintain its acquisitions, and of its relations to the governing institutions of the country.

44. *MATTHÆI PARISIENSIS HISTORIA ANGLORUM, SIVE UT VULGO DICITUR, HISTORIA MINOR*. Vols. I., II., and III. 1067-1253. Edited by Sir FREDERICK MADDEN, K.H., Keeper of the Manuscript Department of the British Museum. 1866-1869.

45. *LIBER MONASTERII DE HYDA: A CHRONICLE AND CHARTULARY OF HYDE ABBEY, WINCHESTER, 455-1023*. Edited by EDWARD EDWARDS. 1866.

The "Book of Hyde" is a compilation from much earlier sources which are usually indicated with considerable care and precision. In many cases, however, the Hyde

Chronicle appears to correct, to qualify, or to amplify the statements, which in substance, he adopts.

There is to be found, in the "Book of Hyde," much information relating to the reign of King Alfred which is not known to exist elsewhere. The volume contains some curious specimens of Anglo-Saxon and mediæval English.

46. CHRONICON SCOTORUM; A CHRONICLE OF IRISH AFFAIRS, from the earliest times to 1185; and SUPPLEMENT, containing the events from 1141 to 1150. *Edited, with Translation, by WILLIAM MAUNSELL HENNESSY, M.R.I.A.* 1866.
47. THE CHRONICLE OF PIERRE DE LANGTOFT, IN FRENCH VERSE, FROM THE EARLIEST PERIOD TO THE DEATH OF EDWARD I. Vols. I and II. *Edited by THOMAS WRIGHT, M.A.* 1866-1868.

It is probable that Pierre de Langtoft was a canon of Bridlington, in Yorkshire, and lived in the reign of Edward I., and during a portion of the reign of Edward II. This chronicle is divided into three parts; in the first, is an abridgment of Geoffrey of Monmouth's "Historia Britonum;" in the second, a history of the Anglo-Saxon and Norman kings, to the death of Henry III.; in the third, a history of the reign of Edward I. The language is a curious specimen of the French of Yorkshire.
48. THE WAR OF THE GAEDHIL WITH THE GAILL, or THE INVASIONS OF IRELAND BY THE DANES AND OTHER NORSEMEN. *Edited, with a Translation, by the Rev. JAMES HENTHORN TODD, D.D., Senior Fellow of Trinity College, and Regius Professor of Hebrew in the University of Dublin.* 1867.

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51. CHRONICA MAGISTRI ROGERI DE HOVEDENE. Vols. I.-IV. *Edited by the Rev. WILLIAM STUBBS, M.A., Regius Professor of Modern History, and Fellow of Oriel College, Oxford.* 1868-1871.

The earlier portion, extending from 782 to 1148, appears to be a copy of a compilation made in Northumbria about 1181, to which Hoveden added little. From 1148 to 1169—a very valuable portion of this work—the matter is derived from another source, to which Hoveden appears to have supplied little. From 1170 to 1192 is the portion which corresponds to some extent with the Chronicle known under the name of Benedict of Peterborough (see No. 49). From 1192 to 1201 may be said to be wholly Hoveden's work.
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